

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

ਜਂ 15] No. 15] नई विल्ली, शनिवार, अप्रैल 15, 1978/चेत्र 25, 1900

NEW DELHI, SATURDAY, APRIL 15, 1978/CHAITRA 25, 1900

इस भाग में भिन्न पृष्ठ संख्या दो जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation

> माग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्यक्षेत्र प्रशासनों को छोड़कर) केम्ब्रीय प्राधिकारियों द्वारा जारी किये गए सांविधिक झावेश और ऋधिसूचनाएं

Statutory Orders and Notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) by Central Authorities (other than the Administrations of Union Territories)

भारत निर्वाचन आयोग

भावेश

नई दिल्ली, 23 मार्च, 1978

का० औ० 1029 — पन निर्वाचन धायोग का समाधान हो गया है कि मार्च, 1977 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 28-यवत- माल निर्वाचन-केल से चुनाय लड़ने याले उम्मीदवार श्री जम्भुलकर सातू हनुमता, स्थान मोहा (माजरा जमदोहा), पी० तहमोल व जिला यवत- माल (महाराष्ट्र) लोक प्रतिनिधित्य अधिनियम, 1951 तथा तब्धीन सनाए गए नियमों द्वारा धपेकित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे है:

भीर, यत; उक्त उम्मीदवार ने, उसे सम्यक सूचनाये दिये जाने पर भी, भ्रपनी इस भ्रसफलता का कोई कारण अथवा स्पष्टीकरण नहीं दिया है भीर, निर्वाचन श्रायोग का यह भी समाधान हो गया है कि उसके पास इस भ्रसफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है,

म्रतः भव, उक्त भिधिनियम की धारा 10-क के मनुसरण में निर्वाचन भायोग एतश्हारा उक्त श्री जम्भुलकर साधु हन्मंता को संसद के किसी भी मदन के या किसी राज्य की विधान-सभा भ्रयवा स्रविधान परिषद् के सबस्य चुने जाने श्रीर होने के लिए इस मादेश की तारीख से तीन वर्ष की कासाविध के लिए निर्हित मोधित करता है।

[मं भहा ०-लो ० म ० / 28 / 77 (3)]

ELECTION COMMISSION OF INDIA

ORDER

New Delhi, the 23rd March, 1978

S.O. 1029.—Whereas the Election Commission is satisfied Shri Jambhulkar Satu Hanumanta, at Moha (Majra Jamdoha) Post, Tq and District Yeotmal (Maharashtra), a contesting candidate for general election to the House of the People held in March, 1977 from 28-Yeotmal constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder:

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Jambhulkar Satu Hanumanta to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/28/77(3)]

धावेश

कां आ 1030.— यतः, निर्वाचन भायोग का समाधान हो गया है कि मार्च 1977 में हुए लोक सभा के लिए साधारण मिर्वाचन के लिए 28-यबसमाल निर्वाचन-केल से घुनाव लड़ने वाले उम्मीदवार श्री झावे

मोहन सिंग गुलाब सिंग नाईक, स्थान मीरा, पोस्ट डामा तहसील केला-पुर, जिला यथसमाल (महाराष्ट्र) लोक प्रतिनिधिस्य प्रधिनियम, 1951 तथा तद्भीन बनाए गए नियमो द्वारा प्रपेक्षित प्रपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में प्रसफल रहे हैं,

प्रौर, यतः, उक्त उम्मीदवार ने, उसे सम्यक सूचनायें दिये जाने पर भी, अपनी इस प्रसफलता का कोई कारण ध्रथवा स्पष्टीकरण नहीं दिया है प्रौर, निर्वाचन ध्रायोग का यह भी समाधान हो गया है कि उनके पास इस घसफलता के लिए कोई पर्यान कारण या न्यायोचित्य नहीं है,

श्रतः श्रवः, उक्त श्रिधिनियम की धारा 10-क के अनुसरण में निर्वाचन श्रायोग एतद्द्वारा उक्त श्री श्रादे मोहन सिंग गुलाब सिंग नाईक को ससद के किसी भी सदन के या किसी राज्य की विश्वान-मभा श्रयवा विश्वान परिषद् के सदस्य चुने जाने श्रीर होने के लिए इस श्रादेश की तारीख़ से तोन वर्ष की कालाविध के लिए निर्राहत थोषित करता है।

[सं० महा०-लो०म०/28/77(4)]

एस० पी० राजे, ग्रवर सचिव

ORDER

S.O. 1030.—Whereas the Election Commission is satisfied that Shri Ade Mohansing Gulabsing Naik at Mira, post Dabah Tq, Kelapur, District Yeotmal (Maharashtra), a contesting candidate for general election to the House of the People held in March, 1977 from 28-Yeotmal constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the sald candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Ade Mohansingh Gulabsing Naik to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/28/77(4)]

S. P. RAJE, Under Secy.

New Delhi, the 29th March, 1978

S.O. 1031.—In pursuance of clause (b) of sub-sectionn (2) of section 116C of the Representation of the People Act, 1951, the Election Commission hereby publishes the decision of the Supreme Court of India dated 8 March, 1978 on an appeal from the order dated 6 July, 1977 of the High Court of Kerala.

IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICATION

Civil Appeal No. 1963 of 1977

M. Kamalam

Appellant.

Vs.

Respondent.

Dr. V. A. Syed Mohmad

JUDGMENT

Bhagwatl. J.—This appeal arises out of an election petition filed by the appellant in the High Court of Kerala challenging the election of the respondent to the Lok Sabha from Kozhi-kode constituency under the Representation of the People Act, 1951 (hereinafter referred to as the Act). The election was held on 19th March, 1977 and the respondent having secured the majority of votes was declared elected to the Lok Sabha on 20th March, 1977. The appellent, who was a rival candidate, filed an election petition in the High Court of Kerala challenging the election of the respondent on various grounds, one of which was commission of certain corrupt

practices set out in the election petition. The election petition was duly signed and verified by the appellant and it was accompanied by the requisite affidavit in support of allegations of corrupt practice and their particulars. The election petition and the affidavit were tied together as one document and two copies of this document were filed for service on the respondent. The signature of the appellent by way of authentication appeared at the foot of the copy of the affidavit, but there was no such signature separately appended at the foot of the copy of the election petition. The respondent, therefore, on filing his appearance, taised a preliminary objection against the maintainability of the election petition and contended that since the copy of the election petition was not attested by the appellant under her own signature to be a true copy, there was non-compliance with section 81, sub-section (3) and hence the election petition was liable to be dismissed under section 86, sub-section (1) of the Act. This preliminary objection was tried first, since, if it was well founded, the High Court was bound to dismiss the election petition and could not proceed to hear it on marits. The High Court delivered its judgement on this preliminary issue on 6th July, 1977, and held that what section 81, sub-section (3) requires is attestation of the copy of the election petition under the signature of the petitioner and since in the present case, signature by way of attestation was on the copy of the affidavit and not on the copy of the election petition, there was non-compliance with section 81, sub-section (3) and the election petition was liable to be dismissed in lims under sub-section (1) of section 86. The appellant being aggrieved by the dismissal of the election petition, preferred the present appeal under s. 116A of the Act.

The controversy between the parties in this appeal lies in a nerrow compass. But before we deal with it, it would be conventent at this stage to refer to the relevant provisions of the Act which have a bearing on the arguments urged before us. Part VI of the Act is headed "Disputes regarding Elections" and Chapter II in that part deals with the presentation of election petitions to the High Court. Section 80 provides that no election shall be called in question except by an election petition presented in accordance with the provisions of Part VI Section 80A lays down the forum which shall have invisidation to try an election petition and the High Court is designated as such forum. Then comes section 81 which is a little important. It reads:

"81. Presentation of petition:

(1) An election petition calling in question any election may on presented on one or more of the grounds specified in sub-section (1) of section 100 and section 101 to the High Court by any candidate at such election or any elector within forty-five days from, but not earlier than, the date of election of the returned candidate, or if there are more than one returned candidate at the election and the dates of their election are different, the later of those two dates.

Explanation.—In this sub-section, 'Elector' means a person who was entitled to vote at the election to which the election petition relates, whether he has voted at such election or not."

(3) Every election petition shall be accompanied by as many copies thereof as there are respondents mentioned in the petition, and every such copy shall be attested by the petitioner under his own signature to be a true copy of the petition."

The election petition here was accompanied by two copies thereof, though there was only one respondent mentioned in the election petition. There was admittedly compliance with the first part of sub-section (3) of section 81. The dispute between the parties was only as regards fulfilment of the last part of section 81, sub-section (3) which requires that every such copy shall be attested by the petitioner under his own signature to be a true copy of the election petition. The argument of the respondent was, and that is the argument which found favour with the High Court, that neither of the two copies of the election petition filed by the appellant was attested by her under her own signature to be a true copy of the election petition. There was undoubtly signature of the appellant at the foot of the copy of the affidavit which was filed along with the election petition, but there being no signature by way of attestation on the copy of the election

petition, there was non-compliance with sub-section (3) of section 81. We shall presently consider this argument, but in the meanwhile we may proceed with the summary of the relevant provisions of the Act. Section 82, which is the next section, lays down who shall be patties to an election petition. We need not refer to this section in detail since we are not concerned with it. Section 83 is, however, material and it provides what shall be the contents of an election petition. It reads:

"83. Contents of petition .--

- (1) An election petition -
 - (a) shall contain a concies statement of the meterial facts on which the petitioner relies;
 - (b) shall set forth full particulars of any corrupt practice that the petitioner alleges, including as full a statement as possible of the names of the parties alleged to have committed such corrupt practice and the date of the commission of each such practice, and
 - (c) shall be signed by the petitioner and verified in the manner laid down in the Code of Civil Procedure, 1908 (5 of 1908), for the verification of pleadings:
- Provided that where the petitioner alleged any corrupt practice, the petition shall also be accompanied by an affidavit in the prescribed form in support of the allegation of such corrupt practice and the particulars thereof.
- (2) Any schedule or annexure to the petition shall also be signed by the petitioner and verified in the same manner as the petition."

It was in compliance with the proviso to section 83, sub-section (1) that along with the election petition an affidavit in the prescribed form was filed by the appeallant in support of the allegations of corrupt practice set out in the petition and the particular of such corrupt practice. The two copies of the election petitlon filed by the appellant also carried copies of this affidavit attached to them and the signature of the appellant appeared at the foot of each of the copies of the affidavit. Section 84 is not material and we may omit reference to it.

The next chapter, which is Chapter III, deal; with the trial of the election potition, but here we are concerned only with sub-section (1) of section 86, since it is under this provision that the election petition of the appellant was dismissed by the High Court. Section 86, sub-section (1) reads as follows:

"86. Trial of election petitions.-

(1) The High Court shall dismiss an election petition which does not comply with the provisions of section 81 or section 82 or section 117.

Explanation.—An order of the High Court dismissing an election petition under this sub-section shall be deemed to be an order made under clause (a) to section 98."

There can be no doubt that if the election petition of the appellant did not comply with the last part of sub-section (3) of section 81, the High Court was justified in dismissing the election petition under section 86, sub-section (1): in fact it had no other option but to do so. The question, therefore, is whether the appellant failed to comply with the requirement of the last part of sub-section (3) of section 81.

There were two coples of the election petition filed by the appellant and to each of these two copies was attached a copy of the affidavit. Both these copies were identical and hence we may look at either of them for considering whether there was non-compliance with the requirement of the last part of sub-section (3) of section 81, what that part requires is that every copy of the election petition filed by the petitioner "shall be attested by the petitioner under his own signature to be a true copy of the petition". Now, one thing is clear as a result of the decision of this Count in Ch. Subbarao v. Member, Election Tribunal. Hyderabad (1) that it is not necessary that there should be a statement in so many terms in the copy of the election petition that the signature of the (1) (1964) 6 S.C.R. 213.

petitioner has been put by way of authenticating it to be a true copy and it is enough that the copy of the election petition beers the signature of the petitioner, because when the petitioner has put his original signature on the copy of the election petition, it can only be for the purpose of attesting it as a true copy. But, here in the present case, the signature of the appellant appeared only at the foot of the copy of the affidavit and there was no signature of the appellant at any place in the copy of the election petition and there was thus, according to the respondent, non-compliance with the last put of sub-section (3) of section 81. The appellant, however, submitted that the affidavit was a part of the election petition and the copy of the election petition, therefore, consisted of two parts, one being copy of the election petition proper, if we may so call it, and the other being copy of the affidavit. The signature of the appellant at the foot of the copy of the affidavit was, therefore, said the appellant, referable not only to the copy of the affidavit but also to the copy of the election petition proper and hence the requirement of the last part of subsection (3) of section 81 was complied with by the appellant. These rival contentions raise an interesting question of law depending on the interpretation of section 81, sub-section (3) in the light of section 83 and section 86, sub-section (1).

Now, the first question which arises is as to what constitute an election petition for the purpose of section 81, sub-section (3). Is it confined only to election petition proper or does it also include a schedule or annexure contemplated in sub-section (2) of section 83 or a supporting affidavit referred to in the proviso to section 83, sub-section (1)? To answer this question, we must turn to section 83 which deals with contents of an election petition. Sub-section (1) of that section sets out what an election petition shall contain and provides that it shall be signed by the petitioner and verified in the manner laid down in the Code of Civil Procedure 1908 for the verification of pleadings. The proviso requires that where the petitioner alleges any corrupt practice, the election petition shall also be accompanied by an affidavit in the prescribed form in support of the allegation of such corrupt practices and the particulars thereof. The context in which the proviso occurs clearly suggests that the affidavit is intended to be regarded as part of the election petition. Otherwise, it need not have been introduced in a section dealing with contains of an election petition nor figured as a proviso to a sub-section which lays down what shall be the contents of an election petition. Sub-section (2) also by analogy supports this inference. It provides that any schedule or annexure to an election petition shall be signed by the petitioner and verified in the same manner as an election petition. It is now established by the decision of this Court in Sahodrabai Rai vs. Ram Singh Aharwar (2) that sub-section (2) applies only to a schedule or annexure which is an integral part of the election petition and not to a schedule or annexue which is mercely evidence in the case but which is annexed to the election petition merely for the sake of adding strength to it. The scope an ambit of sub-section (2) was explained in the following words by Hidayatullah, J, speaking on behalf of the Court in Sahodrabai's case (supra) at p

"We are quite clear that sub-section (2) of section 83 has reference not to a document which is produced as evidence of the averments of the election petition but to averments of the election petition which are put, not in the election petition but in the accompanying schedules or annexures. We can given quite a number of examples from which it would be apparent that many of the averments of the election petition are capable of being put as schedules or annexures. For example, the details of the corrupt practice there in the former days used to be set out separately in the schedules and which may, in some cases, be so done even after the amendment of the present law. Similarly, details of the averments too compendious for being included in the election petition may be set out in the schedules or annexures to the election petition. The law then requires that even though they are outside the election petition, they must be signed and verified, but such annexures or schedules are then treated as integrated with the election petition and copies of them must be served on the respondent if the requirement regarding service of the election petition is to be wholly complied with. But what we have said here does not apply

(2) (1968) 3 S.C.R. 13.

to documents which are merely evidence in the case but which for reasons of clerity and to lend force to the petition are not kept back but produced or filed with the election petitions. They are in no sence an integral part of the averments of the petition but are only evidence of those averments and in proof thereof."

It would, therefore, be seen that if a schedule or annexure is an integral part of the election petition, it must be signed by the petitioner and verified, since it forms part of the election petition. The subject-matter of sub-section (2) is thus a schedule or annexure forming part of the election petition and hence it is placed in section 83 which deals with centents of an election petition, Similarly, and for the same reasons, the affidavit referred to in the proviso to section 83, sub-section (1) also forms part of the election petition. The election petition is in truth and reality one document consisting of two parts, one being the election petition proper and the other being the affidavit referred to in the proviso to section 83, sub-section (1). The copy of the election petition required to be filed under the first part of sub-section (3) of section 81, would, therefore, on a fair reading of that provision along with section 83, include a copy of the affidavit. That is why the appellant attached a copy of the affidavit to the copy of the election petition proper and filed the two as one single document along with the election petition.

Now, it is true that no signatue was appended by the appellant on the copy of the election petition proper and the signature was placed only at the foot of the copy of the affidavit, but that, in our opinion, was sufficient compliance with the requirement of the last part of "ub-section (3) of section 81. The copy of the affidavit was, for reasons already discussed, part of the copy of the election petition and when the appellant put his signature at the foot of the copy of the affidavit, it was tentamount to appending signature on the copy of the election petition. The law does not require that the authenticating signature must be made by the petitioner at any particular place in the copy of the election petition. It may be at the top of the copy of the election petition. It may be at the top of the copy or in the middle or at the end. The place of signature is immaterial so long as it appears that it is intended to authenticate the copy. When original signature is made by the petitioner on the copy of the election petition it can safely be presumed, as pointed out by this Court in Ch. Subbarao's case (supra), that the signature is made by the petitioner by way of authenticating the document to be a true copy of the election petition. Now, here the appeallant placed her signature in original at the foot of the copy of the affidavit was part of a composite document, namely, copy of the election petition, and hence the signature of the appellant must be regarded as having been appended on the copy of the election petition. In fact, the copy of the affidavit constituted the endportion of the copy of the election petition the signature placed by the appellant at the foot of the copy of affidavit was, therefor, clearly referable to the entire copy preceding it and it authenticated the whole of the copy of the election petition to be a true copy of the election petition was not attested by the appellant under her own signature to be a true copy of the election petition. The requirement of the last part of sub-ection

We accordingly allow the appeal, set aside the judgment and order of the High Court and rement the election petition to the High Court with a direction to dispose it of on merits in accordance with law. The respondent will pay the costs of the appeal to the appellant.

P. N. BHAGWATI, J.

JASWANT SINGH, J.

Dated, New Delhi, March 8, 1978.

> [No. 82/KL-HP/6/77] V. NAGASUBRAMANIAN, Secy.

विधि, स्याय और कम्पनी कार्य मंत्रालय

(न्याय विभाग)

नई दिल्ली, 31 मार्च, 1978

भोदिस

का॰ आ॰ 1032. — इसके द्वारा, लेख्य प्रमाणक नियम (नोटरीज रूल्स), 1956 के नियम 6 के धनुसार, सक्षम प्राधिकारो द्वारा सूचना यी जाती है कि उक्त प्राधिकारी की श्री बिमल कुमार बनर्जी, 212-मधुसूदन बैनर्जी राह, ब्लाक न० 4, कलकत्ता, ने उक्त नियमों के नियम 4 के अधीन कलकत्ता धीर 24 परगना में लेख्य प्रमाणक (नोटरी) का काम करने की नियुक्ति के लिए धाबेदन-पद्ध भेजा है।

उक्त व्यक्ति को लेख्य प्रमाणक के रूप मे नियुक्ति के बारे में यदि कोई भ्रापित्तया हो तो वे इस नोटिस के प्रकाणित होने के चौदह दिन के प्रन्यर नीचे हस्ताक्षर करने वाले को लिख कर भेज दिये जायें।

[सं० 22/12/78-न्याय]

धार० वासुदेवन, उप सचिव

MINISTRY OF LAW, JUSTICE & COMPANY AFFAIRS

(Department of Justice)

New Delhi, the 31st March, 1978

NOTICE

- S.O. 1032.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Bimal Kumar Banerjee, 212. Madhusudan Banerjee Road, Block No. V, Calcutta (WB), for appointment as a Notary to practise in Calcutta and 24 Parganas (WB).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 22/12/78-Jus.]

R. VASUDEVAN, Dy. Secy.

विस्त मंत्रालय

(राजस्य विभाग)

नई विस्ली, 12 विसम्बर, 1977

आय-कर

का॰आ॰ 1033 — सर्वसाधारण की जानकारी के लिए धिधसूचित किया जाता है कि विहित प्राधिकारी, मर्यात्, सचिव, भारतीय चिकिरसा धनुसंधान परिषद् ने निम्नलिखित संस्था को धाय-कर प्रधिमियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए निम्नलिखित सती पर प्रनुमोदिन किया है, प्रयोत् :---

- (i) यह कि संस्थान भ्रपने भनुसंधान संबंधी क्रियाकलाप की एक यार्थिक रिपोर्ट परिषद् को देगा ।
- (ii) संस्थान प्राप्त प्रनुदानों घौर केवल प्रनुसंधान के लिए किए गए प्राप्ते खर्चे की वार्षिक विधरणी ऐसी रीति से ग्रौर ऐसे समय पर प्रस्तुत करेगा जैसी ग्रौर जब परिषद भ्रमेक्षा करे।

संस्था

बिड्ला चिकित्सा भनुसंघान संस्थान, ग्वालियर

यह अधिमूचना 1-4-77 से 31-3-79 तक की दो वर्ष की भवधि के लिए प्रभावी रहेगी।

[सं॰ 2069 (फा॰ सं॰ 203/146/77-माई०टी०५०**II**)]

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 12th December, 1977

INCOME TAX

- S.O. 1033.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961, subject to the following conditions:—
 - (i) that the Institute will submit annual reports on their research activities to the council.
 - (ii) the Institute will submit annual reports about donations received and spent exclusively for research in the manner as and when required by the council.

INSTITUTION

BIRLA INSTITUTE OF MEDICAL RESEARCH, GWALIOR.

This notification is effective for a period of two years from 1-4-77 to 31-3-79.

[No. 2069 (F. No. 203/146/77-ITA. Π)]

शुद्धि-पत्न

आय-कर

का॰आ॰ 1034.—राजस्व विभाग ग्रिधसूचना सं॰ 649 (फा॰ सं॰ 203/27/74-ग्राई टी ए II) तारीख 20 जून, 1974 में निम्न-लिखित संशोधन करता है, ग्रथांत:--

मोदी साइन्स फाउन्डेशन, मोदी नगर, के स्थान पर गूजरमल मोदी साइन्स फाउन्डेशन, मोदी नगर, पढ़े।

[सं॰ 2083 (फा॰सं॰ 203/170/77 आई॰टी॰ए॰ H)]

CORRIGENDUM

INCOME TAX

S.O. 1934.—The Department of Revenue hereby amends the notification No. 649 (F. No. 203/27/74-ITA. II) dated the 20th June, 1974 as under:—

FOR MODI SCIENCE FOUNDATION, MODI NAGAR. READ GUJARMAL MODI SCIENCE FOUNDATION, MODI NAGAR.

[No. 2083 (F. No. 203/170/77-ITA, II)]

नई दिल्ली, 28 दिसम्बर, 1978

आय-कर

का॰आ॰ 1035.—सर्वमाधारण की जानकारी के लिए यह भशिसूचित किया जाता है कि विहित प्राधिकारी अर्थात् भारतीय कृषि भनुसंधान परिषंद् ने निक्नलिखित संस्था की भायकर भशिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनों के लिए भनुमोदित किया है।

संस्था

हेक्सामर एग्रीकरुचरल रिसर्च एण्ड डेबलपमेन्ट फाउन्डेशन प्राइवेट लिमिटेड, सुम्बई ।

यह मधिसूचना 26-12-1977 से 25-12-1978 तक की एक एक वर्ष की मयधि तक प्रभावी रहेगी।

[मं० 2092 (फा॰सं• 203/180/77-माई॰ टी॰ए॰ II)]

New Delhi, the 28th December, 1977

INCOME-TAX

S.O. 1035.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Agricultural Research, the prescribed authority for the purposes of clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961.

INSTITUTION

Hexamar Agricultural Research and Development Foundation Pvt., Ltd., Bombay.

This notification is effective for a period of one year from 26-12-1977 to 25-12-1978.

[No. 2092 (F. No. 203/180/77-ITA, II)]

नई दिल्ली, 4 जनवरी, 1978

का॰ भा॰ 1036. — सर्वमाधारण की जानकारी के लिए प्रधिसूचित किया जाता है कि विहित प्राधिकारी प्रथित् भारतीय समाज विज्ञान प्रनुसंधान परिषद् ने निम्नलिखित संस्था की धायकर प्रधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (iii) के प्रयोजनों के लिए निम्नलिखित ससी पर प्रमुभोदित किया है—

- (i) यह कि टेक्सटाइल कमेटी, मुम्बई इस छूट के ग्रधीन संग्रह की गई निधियों का हिसाब भलग से रखेगी ।
- (ii) यह कि ऐसी निधियो का उपयोग एक मान्न समाज विज्ञान
 में अनुसंधान की उन्नति के लिए ही किया जाएगा ।
- (iii) यह कि टेक्सटाइल कमेटी, मुम्बई छूट के ग्रश्नीन एकत्न की गई निधियो की भीर उस रीति को जिस से उन का उपयोग किया गया है दिशित करते हुए एक वाधिक रिपोर्ट भारतीय समाज विकान ग्रनुसधान परिपद, नई दिल्ली को भेजेगी ।

संस्पा

टेक्सटाइल कमेटी, मुम्बई

सह भ्रधिसूचना 1 विसम्बर, 1977 से 30 नवम्बर, 1980 तक प्रभावी रहेगी ।

[मं० 2104 (फा॰ सं॰ 203/169/77-माई॰टो॰ए॰ II)]

New Delhi, the 4th January, 1978

INCOME TAX

- S.O. 1936.—It is hereby notified for general information that the institution mentioned below has been approved by the Indian Council of Social Science Research, the prescribed authority for the purposes of clause (iii) of sub-section (1) of Section 35 of the Income-tax Act, 1961, subject to the following conditions:—
 - (i) That the Textiles Committee, Bombay shall maintain separate accounts of the funds collected by them under the exemption.
 - (ii) That such funds shall be utilised exclusively for promotion of research in Social Sciences; and
 - (iii) That the Textiles Committee, Bombay, shall send an Annual Report to the Indian Council of Social Science Research, New Delhi, showing the funds collected under the exemption and the manner in which the funds were utilised.

INSTITUTION

THE TEXTILES COMMITTEE, BOMBAY.

This notification takes effect from 1st December, 1977 to 30th November, 1980.

[No. 2104 (F. No. 203/169/77-ITA. II)]

नई दिल्ली, 6 जनवरी, 1978

भाय-कर

का ब्यां 1037.—सर्वभाधारण की जानकारी के लिए प्रधिमूचित किया जाता है कि त्रिहित प्राधिकारी, प्रयति, भारतीय चिकित्सा धनुसंधान परिषद् ने निम्निलिखित सस्या को भायकर प्रधिनियम, 1961 की धारा 35 की उपधारा (1) के खण्ड (ii) के प्रयोजनो के लिए निम्निलिखित , सर्तो पर धनुमोदित किया है ।

- (i) यह कि ट्रस्ट अपने प्रनुषधान सम्बन्धी कियाकलाप की वाधिक विवरणी प्रस्तुत करेगा ।
- (ii) यह कि ट्रस्ट प्राप्त धनुदानों श्रीर मात्र धनुसंक्षान के लिए उनके प्रयोग की बाबत विवरणियां ऐसे समय पर श्रीर ऐसी रीति से परिषद को देगा जब श्रीर जेसी वह श्रपेक्षा करें।

संख्या

लायन्स कैंसर डिटेम्शन सेन्टर ट्रस्ट, सुरत

यह अधिसूचना 19 नवस्वर, 1977 से दो वर्ष की श्रवधि तक प्रभावी रहेगी ।

> [स॰ 2111 (फा॰ सं॰ 203/141/77-फ्राई॰ टी॰ ए॰ II)] जै॰ पी॰ णर्मा. निदेशक

New Delhi, the 6th January, 1978

INCOME TAX

- S.O. 1037.—It is hereby notified for general information that the institution mentioned below has been approved by Indian Council of Medical Research, the prescribed authority for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961, subject to the following conditions:—
 - (i) The trust will submit annual report on its research activities.
 - (ii) The trust will submit annual returns about donations received and spent exclusively for research in the manner as and when required by the Council.

INSTITUTION

LIONS CANCER DETECTION CENTRE TRUST, SURAT.

This notification is effective for a period of two years from 19th November, 1977.

[No. 2111 (F. No. 203/141/77-ITA. JI)]
J. P. SHARMA, Director

केखीय उत्पादशुरक ग्रीर सीमाशुरक के समाहर्श का कार्यालय,

पूणे, 19 जमवरी, 1978

केन्द्रीय खत्याव शुल्क

काठ आठ 1038.— "पावरलूम पर तैयार किए गए सूती और रेगमी कपड़े-विशेष पद्धति" गीर्षक के ग्रधीन, केन्द्रीय उत्पादणुरक नियम 1944 के नियम 96—माई० से 96 एम०एम० एम० एम० एम० तक के विलोपन (देखिए तारीख 18-6-1977 की मिधसूचना सं० 146/77) तथा (2) इन नियमों के पुनर्मितव्हापन (देखिए तारीख 15-7-77 की मिधसूचना संख्या 232/77) का मनुसरण करते हुए, मैं, केन्द्रीय उत्पादगुरक नियम, 1944 के नियम 5 के ग्रधीन मुझे प्रयत्त शक्तियों का प्रयोग करते हुए एतद्द्वारा निम्निलिखत सारणी के स्तंभ 4 में विनिर्दिष्ट केन्द्रीय उत्पादगुरक और सीमागुरक समाहर्तालय पुणे के मिधकारियों को स्तम्भ 3 में उल्लिखित नियम के भ्रधीन मिपने-भ्रपने संबंधित क्षेत्राधिकार में प्रयोग के लिए, "समाहर्ता" की शक्तियां फिर से प्रयागीजत करता हूं:—

सारणी

ऋम सं०	समाहर्ता को प्रदत्त	की गयी शक्तियों का स्थरूप	नियम संख्या	जस ग्रधिकारी का पद जिसे शक्तियां प्रत्या- योजित की जाने वाली है		ग्र थ् युक् त
(1)	(2)		(3)	(4)	(5)	(6)
			रलूम पर बनाए गए	सूती ग्रौर रेणमी कपड़ेः		
1.		प्रधीन काम करने की मंजूरी देने के एस० पी० स्वीकार करमा	96 माई (1)	मधीक्षक	<u></u>	_
	विहित श्रयधि से एस० पी० स्वीकार	कम भ्रवधि के लिए प्रथम ए० करना	96 माई (2)	सहायक समाहर्ता		_
3.	करने की भनुमति द्वारा ऐसी पद्धिति यह निश्चय कर	तए विशेष पद्धति के घ्रधीन काम वीगई हो उस घवधि में विनिर्माता का लाभ न उठापाने की स्थिति में ना कि उस विनिर्माता की किसने शेषपद्धति के घ्रधीन काम करने से	96 घाई (3)	सहायक समाहर्ता	_	

(1) (2)	(3)	(4)	(5)	(6)
. (क) ए० एस० पी० प्रपन्न में नवीकर स्वीकार करना	ण माथेदन-पक्ष 96 माई (4)	ग्रधीक्षक		
(ख) यदि कोई विनिर्माता नवीकरण के न कर सके तो उसे माफ करन		मधीक्षक	15 विनों से भनधिक वेरी माफ करने के लिए।	
संबंध में यह श्रयधि निश्चित श्रवधि के दौरान वह विशेष प काम नहीं करेगा।	करना जिस	सहायक समाहती	ा5 से भ्रधिक दिनों की देर माफ करने के निए ।	
उत्पादशुरूक योग्य माल की निकासी धार० 6 प्रपन्न में भावेदन करने ने स्रथवा तिमाही / वार्षिक डिपोजिट क रहने पर माफी वेना।	भ्रसमर्थ रहने	भ्रभ्रीक्षक	तिमाही माबेदनों भ्रथवा तिमाही डिपांजिटों में दो दिनों से भ्रनिधिक देरी की तथा वार्षिक भ्रावेदनों भ्रथमा वार्षिक डिपांजिटों में 10 दिनों से भ्रनिधिक देरी को माफ करने	
	96 कें (2)	सहायक सभाहती	उपर्युक्त सीमा सेम्रधिक की वेरी को माफ करने के लिए	
उन बंद फैक्टरियों को विशेष पद्धति का की समुमति देना जो उत्पादन शुरू हैं।		सष्टायक समाहर्ता		
 फिसी वितिर्मातापर विशेष पद्धति की करने के लिए समग्र रूप में भ्रपनी का प्रयोग करना। 		उप समाहर्ता		

[सं॰ 3/1978/फा॰ सं॰ V জी॰ एन॰ (30)-83/टी॰ ए॰/76] জী॰ एम॰ वर्मा, समाहर्ता

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE & CUSTOMS,

Pune, the 19th January, 1978

CENTRAL EXCISES

S.O. 1038.—In pursuance of (1) the delition of Rules, 96-I to 96-MMMMM of C. Excise Rules, 1944 under the heading "E-III Cotton Fabrics and Silk Fabrics produced on powerlooms special procedure" vide Notification No. 146/77 dated 18-6-1977 and also (2) the re-insertion of these rules vide Notification No. 232/77 dated 15-7-1977, I, in exercise of the powers conferred upon me under Rule 5 of the Central Excise Rules, 1944 redelegate the officers of the Central Excise and Customs Collectorate, Pune, specified in column 4 of the subjoined table to exercise within their respective jurisdiction the powers of "Collector" under the Rules mentioned in Column 3 of the table below:—

TABLE

S. No.	Nature of powers conferred on Collector	Rule No.	Rank of officers to whom powers to be delegated	Limitations if any	Remarks
1	2	3	4	5	
	Cotton Fabrics and Silk Fabrics pr	oduced on Po	werlooms		
	accept first A.S.P. for grant of persion to work under special proce- e.	96I(1)	Supdt		
. ,	accept first A.S.P. for a period less a the prescribed period.	961 (2)	Asstt. Collector		
mar wor for duri	determine the period for which a nufacturer may be precluded from king under the Special Procedure failure to avail of such procedure ing the period for which permission been granted to him.	961 (3)	Asstt. Collector.		

1	2	3	4	5	6
(4)	(a) To accept renewal application in form A.S.P.	96I (4)	Supdt.		
	(b) To condone and/or to determine the period of preclusion from working		Supdt.	For condoning delayes not exceeding 15 days.	
	under the Special Procedure in res- pect of manufacturer who fails to make an application for renewal.		Asstt. Collr.	For condoning delays exceeding 15 days.	
(5)	To condone failure to make application for renewal of excisable goods in form A.R. 6 or to make quarterly/annual deposits.	96K(2)	Supdt.	For condoning delays not exceeding 2 days in the case of quarterly applications and quarterly deposits and delays not exceeding 10 days in the case of annual applications and annual deposits.	
		96 K (2)	Asstt. Collr.	For condoning delays exceeding the above limits.	
(6)	To grant permission to avail special procedure for closed factories resuming production.	96MM	Asstt. Collr.	mmo,	
(7)	To exercise overall discretionay powers to apply the provisions of special procedure to a manufacturer.	96MMMM	Dy. Collector		

[No. 3/1978/F. No. VGN(30)-83/TA/76] J. M. VERMA, Collector.

भेस्त्रीय उत्पादन शुरुक समाहर्ता कार्यालय

इलाहाबार, 16 फरवरी, 1978

का० आ० 1039.—केन्द्रीय उत्पादन शुरुक नियमावली, 1944 के नियम 233 के अन्तर्गत मुझे जो शक्तियां प्रदक्त की गई हैं, मैं उनका प्रयोग करते हुए इस प्रधिसूचना के द्वारा यह निदेश वेता हूं कि केन्द्रीय उत्पादन शुल्क समाहतलिय इलाहाबाद मे उपादन शुल्क थोग्य माल के विनिर्माता, जो केन्द्रीय उत्पादन शस्क नियमावली 1944 के ग्रध्याय 7क में निर्धारित कार्यविधि स्व० निकासी (एस०ग्रार०पो०) के अन्तर्गत कार्थ करते हैं, बजट से पहले दिन (प्रथति 27 फरवरी 1978) गाम को 6 बजे के तुरन्त बाद भपनो फैक्ट्री के प्रभारी रेंज अधिकारी को इस अधिसूचना के साथ संलग्न फार्म में एक घोषणा पन्न प्रस्तुत करेगे। उक्त कार्य विधि भारत सरकार की ग्रधिसूचना संख्या 171/69-के ० उ० गु० दिनांक 21-6-1969, 121/70-के० उ० मु० विनांक 28-5-1970, 179/71-के० उ० मु० বিলাক 23-9-1971, 195/71-केo ভo মুত বিলাক 12-11-1971, 117 72-के० उ०मु० दिनांक 25-3-1972, 161/73-के० उ०मु० दिनांक 16-8-1973 स्रोर 18/75-के० उ० **मु० दिनांक** 1-3-1975 द्वारा म्रधिसूचित की गई थी । उक्त घोषणा में निम्नलिखित ब्यो^{रे} विये जायेंगे :---

- (क) विनिर्माता द्वारा उस दिन ग्रम्यात् 27-2-1978 की शास को 6 बजे तक जारी किये गये ग्रंतिम गेट पास (जी०पी०-1 ग्रीर जी० पी०-2) की सख्या, श्रीर
- (खा) विनिर्माता के प्रधिकार में उस दिन घर्थात् 27-2-1978 की शाम को 6 बज स्टाक की इस इति शेष (प्रतिम वाकी)।
- 2. निर्धारिती (घसेसी) उपरोक्त घोषणा यदि उनकी फैक्ट्री रेंज मुख्यालय के निकट स्थित हों तो रेंज कार्यालय में दस्तीरूप से (हाथों हाथ) प्रस्तुत करेंगे और उमकी लिखित पावती प्राप्त करेंगे। ग्रस्य निर्धारिती (ग्रसेसी) ग्रपनी थोषणा यदि किसी अन्य निर्धारिती की फैक्ट्री रेंज मुख्यालय से दूर स्थित हों तो, बे उसे उसी दिन दस्ती रूप से (हाथी हाथ) अथवा तार से भेजेंगे।

परिशिष्ट

स्वा----निकासी कार्याविधि (एस०क्राप्र०पी०) के अन्तर्गत कार्य कर रहे विनिर्माता द्वारा अजट के दिन के पूर्व स्टाक की घोषणा।

- 1. लाइसेसी का नाम
- 2. लाइसेंस संख्या
- 3. वस्तु

मैं/हम यह घोषणा करता हूं/करते हैं कि जी पी 0-1/जी 0पी 0-2 फार्म मैंने /हमने जो ब्रंतिम गेटपास (गेटपासों) जारी किया है उसकी कम संख्या और उत्पादन शुरूक योग्य जिस माल का विनिर्माण किया था, वह मेरे पास नीचे लिखे अनुसार शेष हैं:--

*(तारीख.....6 अप्जे शाम)

माल का नाम श्रीर टैरिफ श्रांतिम जो०पी०-1/2 श्रार०० जी०-1 श्रनु-मद संख्या की ऋम० संख्या सार उत्पादम शुस्क योग्य माल की इतिशेष

प्रमाणित किया जाता है कि ऊपर विये गये क्यौरे सही हैं। स्थान धिनोक

> निर्धारिती भयवा उसे प्राधिकृत एजेन्ट के हस्ताक्षर

* संघ सरकार द्वारा वार्षिक बजट पेश करने के एक दिन पूर्व धाधीक्षक/सहायक समाहर्ता, केन्द्रीय उत्पादन शुल्क....को दिनाकमोमो सुपूर्व किया।

[मिधिसूचना सं० 1/1978-के॰उ॰ गु॰ /सी॰ सं॰ पोच (16) 132-नीसि-|78/300]

ममृतलाल नन्दा, समाहर्ता

CENTRAL EXCISE COLLECTORATE

Allahabad, the 16th February, 1978

- S.O. 1039.—In exercise of the powers conferred on me under Rule 233 of the Central Excise Rules, 1944, I hereby direct that all the manufacturers of excisable goods in the Central Excise Collectorate, Allahabad, working under Self Removal Procedure as laid down in Chapter VII-A of the Central Excise Rules, 1944 & notified under Government of India's Notification Nos. 171/69-CE dated 21-6-1969, 121/70-CE dated 28-5-1970, 179/71-CE dated 23-9-1971, 195/71-CE dated 12-11-71, 117/72-CE dated 25-3-72, 161/73-CE dated 16-8-73 and 18/75-CE dated 1-3-1975, shall file immediately after 6 P.M. on the day prior to the Budget day (i.e. the 27th February, 1978) a declaration with the Range Officer Incharge of their factory with a copy to the Proper Officer in the form appended to this Notification. The declaration shall contain:—
 - (a) the number of last Gate Pass (G.P. 1/and G.P. 2) issued by the manufacturer upto 6 P.M. on that date i.e. 27-2-1978.
 - (b) the closing balance of the stocks held by the manufacturer at 6 P.M. on that date i.e. 27-2-78.
- 2. The above declaration shall be submitted by the assessee by hand in the Range Office against a written acknowledgement where the factories are located at or near the Range Hdqrs. Other assesses who may be situated far away from the Hdqrs. of the Range Office may send their declaration either by hand or through telegram despatched on the same day.

APPENDIX

DECLARATION OF STOCK ETC. ON PRE-BUDGET DAY BY A MANUFACTURER WORKING UNDER SELF REMOVAL PROCEDURE

- 1. Name of the Licencee:
- 2. Licence No.:
- 3. Commodity:

I/We hereby declare that the serial number of last Gate Pass (es) in form G.P. 1/G.P. 2 issued by me/us and the balance in hand of the excisable goods manufactured by

Certified that the particulars given above are correct.

Place:

Date:

Signature of the assessees or his authorised agent.

*One day prior to the presentation of annual budget of the Union Government.

Handed over to the Superintendent/Asstt. Collector of Central Excise on _____ at _____.

[Notification No. 1/1978-C.E./C. No. V(16) 132-POL/78/300]

A, L. NANDA, Collector

समाहर्ता, सीमा शुल्क तथा केन्द्रीय उत्पाद शुल्क का कार्यालय:

म**दुरै, 22 फरवरी** 1978

सीमा शुस्क

का॰ आ॰ 1040.—सीमा सुरूक ग्रिधिनियम, 1962 (1962 का 52) की धारा 9 द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए मैं एतदद्वारा तमिल-नाडु राज्य में तिरुवादवूर गांव, मेलूर तालुका, मधुरै जिला को भण्डा-गारण स्टेशन घोषित करता हूं।

[मधिसूचना सं० 1/78-कस I/फा॰ सी॰ सं॰ VIII/40/8/77-सी॰णु॰-I]
एम॰एस॰ सूत्रहमणियम, समाहर्ता

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE AND CUSTOMS

Madurai, the 22nd February, 1978

CUSTOMS

940.—In exercise of the powers conferred

S.O. 1040.—In exercise of the powers conferred by section 9 of the Customs Act, 1962 I, hereby declare THIRUVADA-VOOR VILLAGE MELUR TALUK, MADURAI DISTRICT, in the State of Tamilnadu to be a warehousing station.

[Notification No. 1/78-CUS. I/File C. No. VIII/ 40/8/77-CUS. I]

M. S. SUBRAMANYAM, Collector

केन्द्रीय उत्पाद शुरुक समाहर्नालय,

मद्रास, 18 जनवरी, 1978

का० आ०1041.—केन्द्रीय उत्पाद शुल्क नियमावली, 1944 के नियम 5 के अन्तर्गत प्रवत्त शक्तियों का प्रयोग करते हुए मैं समाहर्ता, केन्द्रीय उत्पाद शुल्क, मद्रास, इस प्रक्षिसूचना द्वारा केन्द्रीय उत्पाद शुल्क समाहर्तालय, मद्रास में तैनात ग्रधीनस्थ अधिकारियों को, केन्द्रीय उत्पाद शुल्क नियमावली, 1944 के नीचे बताए गए नियमों के सम्बन्ध में प्रत्येक के सामने निर्दिष्टित सीमा तक समाहर्ता की शक्तियों के प्रयोग का प्राधिकार प्रवान करता हूं।

कम संख्या	समाहर्सा को प्रदत्त शक्तिया	कास्वरूप	नियम संख्या	ग्रधिकारी का पद जिसको शक्तियों प्रत्यायोजित की जाती है	सीमाएं, यवि कोई हो
1	2		3	4	5
1944 निर्धारि महीं क	र निर्घारिती, केन्द्रीय उत्पाद १ के नियम 173 ग्रार० डी इत समय सीमा के ग्रन्दर शुल्क र पाता तो इस स्थिति में 6 स्पृजर करना।	० (2) के भन्तर्गत दायित्व का भुगतान	173 म्नार० के (2)	मधीक्षकः, केन्द्रीय उत्पाव शुस्क	इस प्रयोजन के लिए श्रवधि बढ़ाने की घनुमति प्रदान करते समय लिखित तथा पर्याप्त रूप से ऐसा करने के कारणों का उल्लेख किया जाए। दरगुजर करने की उक्त शक्ति का प्रयोग नेमी तौर पर नहीं किया जाना चाहिए।

1 2 3 4 2
2. यदि कर निर्धारिती, केन्द्रीय उत्पाच गुरूक नियमावली, 1944 173 म्रार॰ कें॰ (2) सहायक समाहर्ता, केन्द्रीय के नियम 173 म्रार॰ डी॰ (2) के म्रत्यांत निर्धारित जत्पाद शुल्क।
समय सीमा के मन्दर शुल्क दायित्व का भुगतान नहीं कर पाता तो इस स्थित में 6 दिन के मितिरिक्त भीर एक महीने तक के विलम्ब की दरगुजर करना।

[सी-सं० 4/16/20/73-के०उ०-III] भाई० जे० शव, समाहर्ता

CENTRAL EXCISE COLLECTORATE, MADRAS

Madras, the Jan, 18, 1978

S. O. 1041.—In exercise of the powers conferred on me under Rule 5 of the Central Excise Rules, 1944, I, the Collector of Central Excise, Madras hereby authorise the subordinate officers of the Madras Central Excise Collectorate to exercise the powers of Collector in respect of the undermentioned rules of the Central Excise Rules, 1944 to the extent indicated against each.

S. No.	Nature of powers conferred on the Collector	Rule No.	Rank of Officer to whom the powers are delegated	Limitations if any
1	2	3	4	5
1. To condone the delay of upto six days in cases where the assessee fails to discharge the duty liability within the time limit specified under Rule 173RD(2) of the Central Excise Rules, 1944.		173R K (2)	Superintendent of Central Excise.	Adequate reasons are recorded in writing at the time of granting the extension, and condonation not to be resorted to as a matter of routine.
2.	To condone the delay for a further period upto one month beyond the period of six days in cases where the assessee fails to discharge the duty liability within the time limit specified under rule 173RD(2) of the Central Excise Rules, 1944.	173RK(2)	Assistant Collector of Central Excise.	

[C. No. IV/16/20/78-CX. III]
I. J. RAO, Collector.

नाबकर नामुक्त का कार्यालब (1) मध्य प्रदेश मीपाल, 23 मार्च, 1978 अनुसूची-I

का ब्ला 1042.— उन कर निर्धारितियों की सूची जिन पर 1/4/76 से 31/3/77 सक की अविधि में आय छिपाने के लिये प्रत्येक मामले में 5000/- इपये से अधिक की शास्ति लगाई गई तथा जिन मामलों में समयानिध के अंदर धपीली सहायक आयकर आयुक्त/आयकर अपीलीय अधिकरण/आयकर आयुक्त के समझ कोई अपील/याधिका नहीं दी गई अध्या जिन मामलों में अपील/याधिकाएं की गई और इनका विक्तीय अर्थ के दौरान निपटारा कर विया गया।

		है सियत	निर्घारण वर्ष	शास्तिकी रकम
	· ,··	1	2	3
1. मै० जावरा माइर	न मिल्स			
जायरा	श्र ०	प० फ०	6869	50,000
2. मै० पाधुराम धन	निया			
रायगढ़		(ৰ•	7172	41,000
•	1	(ম)	7273	40,000
	τ	भ ०	73-74	40,000
3. जितेन्द्र सिंह,	पु र्ग	माई०	7273	8,000

	•	1	2	3
4. मोह० हसन दुर्ग		मार्घ०	7273	7,000
5. जिलेन्द्रपाल सिंह, दुर्ग		भाई ०	7273	20,000
 रामचन्द्र 'राव, दुर्ग 		श्चाई०	7273	8,000
7. जोगेन्द्र सिंह, दुर्ग		माई०	7273	10,000
8. मुब्तियार सिंह, दुर्ग		षाई०	72-73	9,000
 रतन सिंह, हुगें 		भाई०	7273	10,000

भनुसूची 🎞

उन कर निर्धारितियों की सूची जिम पर श्राय विवरणी दाखिल न करने श्रथवा लेखा पुस्तकों पेश न करने श्रयवा 1-4-76 से 31-3-77 तक की अविध में सांविधिक नोटिसों के अनुपालन न करने पर प्रत्येक मामले में 5,000 क्यये से धिक की शास्ति लगाई गई तथा जिम मामलों में समयावधि के संदर प्रपीलीय सहायक आयकर आयुक्त/शायकर धापुक्त के समक्ष कोई प्रपील/याधिका नहीं वी गई अथवा जिन मामलों में अपोल/याधिकाएं की गई और इनका वित्तीय वर्ष के बौरान निपटारा कर दिया गया।

ा. वर्षीवाला चंदसै, र	मं दशी र	
पं० फु०	7374	5,460 ছব
प० ५४०	7 4 7 5	11,280 🕏
2. साधुराम सण्णानंब,	नीमच	
पं०फ०	7273	9,055 ইণ

3. स्वं श्री पुरवोत्तम मोवा, रायगढ़ के विधिक उत्तराधिकारी

- 1. श्रीमती इमरती देवी मोदा
- 2. श्री रमेशकुमार मोदा
- 3. श्री राजेश कुमार मोदा

याई 63—64

1,81,362 ₹0

मनुसूची-III

उन कर निर्धारितियों की सूची जिन पर झूठा प्राक्कलन देने, स्वेच्छा से धिष्म कर का प्राक्कलन वाखिल न करने श्रथवा 1-4-76 से 31-3-77 तक की श्रवधि में कर का भुगतान न करने पर प्रत्येक मामले में 5,000 स्पये से अधिक की शास्ति लगाई गई तथा जिन मामलो में ध्रपीलीय सहायक धायकर भायुक्त/भायकर अपीलीय धिकरण/धायकर भायुक्त के समक्ष समयाविध में कोई भ्रपील/याचिका नहीं की गई भ्रयवा जहा भ्रपीले/ याचिकाएं प्रस्तुत की गई और इनका विलीय वर्ष के दौरान निपटारा कर दिया गया।

- 1. स्व ० श्री पूरुवोत्तम दास मोदा, रायगढ के विधिक उत्तराधिकारी
- 1. श्रोमली इमरती वेबी मोदा
- 2. श्री रमेशकुमार मोदा
- 3. श्री राजेश कुमार मोदा

हैसियत :वैयक्तिक, निर्धारण : वर्ष 63-- 64

27,21050

[एफ०सं०सी०एस०-8/74-75] जी० एस० बसंती, भायकर भायुक्त

OFFICE OF THE COMMISSIONER OF INCOME-TAX

Bhopal, the 23rd March, 1978 SCHEDULE-I

S.O. 1042.—Assessees on whom penalty of not less than Rs. 5,000/- in each case was imposed for concealment of income during the period commencing with 1-4-76 to 31-3-77 where no appeals/petitions were presented to the AAC/ITAT/CIT within the time allowed therefore or where presented, have been disposed of during the financial year.

	Status	Assmt. Yr	. Amount of penalty
 M/s. Jaora Oil Mills, Jaora 	U.P.F.	68-69	Rs. 50,000/-
2. M/s. Paluram Dhana-	1.	71 70	D = 41 000/
nia, Raigarh	H -do-	71-72 72-73	Rs. 41,000/-
	-do-	72-73 73-74	Rs. 40,000/- Rs. 40,000/-
3. Jitendra Singh, Durg	I	72-73	Rs. 8,000/-
4. Mohd. Hassan, Durg	ĭ	72-73	Rs. 7,000/-
5. Jitendrapal Singh, Durg	ī	72-73	Rs. 20,000/-
6. Ramchandra Rao. Durg	I	72-73	Rs. 8,000/-
7. Jogendra Singh, Durg	I	72-73	Rs. 10,000/-
8. Muktiyar Singh, Durg	I	72-73	Rs. 9,000/-
9. Ratan Singh, Durg	I	72-73	Rs. 10,000-

SCHEDULE-II

Assesses on whom a penalty of not less than Rs. 5,000/in each case was imposed for failure to file the returns of income or produce books of accounts or to comply with the statutory notices during the period commencing with 1-4-76 to 31-3-77 where no appeals/petitions were presented to the AAC/ITAT/CIT within the time allowed therefor or where the appeals presented, have been disposed of during the financial year.

1. Berdiwala	Bros., Mandsaur	
R.F.	73-74	Rs. 5,460/-
R.F.	74-75	Rs. 11,280/-

 Sadhuram Sachanand, Neemuch R.F. 72-73

Rs. 9,055/-

3. Smt. Imartidevi Moda
Shri Ramesh Kumar Moda
Shri Rajkumar Moda
Legal heirs of late
Shri Purshottamdas Moda
I 63-64 Rs. 1,81,362/-

SCHEDULE-III

Assesses on whom penalty of not less than Rs. 5,000/- in each case was imposed for filing false estimate or not filing voluntary estimate of Advance-tax or for non-payment of tax during the period commencing with 1-4-76 to 31-3-77 where no appeals/petitions were presented to the AAC/ITAT/CIT within the time allowed therefor or where appeals/petitions presented, have been disposed of during the financial year.

1. Smt. Imartidevi Moda

Shri Ramesh Kumar Moda Shri Rajkumar Moda Legal heirs of late

Shri Purshottamdas Moda, Raigarh

Status: Individual, Asstt. Yr.: 63-64 Rs. 27.210/-

[F. No. CS-8/74-75]

G.S. BASANTI, Commissioner.

(आर्थिक कार्य विभाग)

(बैंकिंग प्रभाग)

नई विल्ली, 27 मार्च, 1978

का अा 1043.— वैंकिंग विनियमन श्रिधिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रवस शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा, मारतीय रिजर्म बैंक की सिफारिश पर, घोषणा करती है कि उक्त श्रिधिनियम की धारा 31 के उपबन्ध, प्रादेशिक ग्रामीण बैंक श्रिधिनियम, 1976 की धारा 6 की उपधारा (1) के श्रन्तगंत स्थापित निम्नलिखित अनुसूची में विये गये क्षेत्रीय ग्रामीण बैंकों पर उस सीमा तक लागू नहीं होंगे जहाँ तक उक्त धारा में सपेक्षित 31 विसम्बर, 1977 को समाप्त वर्ष के उनके तुलन पन्न को सौर लाभ तथा हानि लेखों के विवरण को उन पर लेखा परीक्षकों की रिपोर्ट सहित प्रकाशित कियें जाने से सम्बन्ध है।

अमुसूची

3. पांडयम ग्रास्य बैक, सत्तूर (तमिसनाडू)

कम संख्या	क्षेत्रीय ग्रामीण बेंक
1	2
	बीय ग्रामीण बैंक, मुलतानपुर (उक्तर प्रवेश) स्रीय ग्रामीण बैंक, कूच जिहार (पश्चिम बंगास)

1

- 4. वैशाली क्षेत्रीय ग्रामीण बैंक, मुजफ्फरपुर (बिहार)
- 5. मुंगेर क्षेत्रीय ग्रामीण बैंक, मुंगेर (बिहार)
- बुंदेलखण्ड क्षेत्रीय ग्रामीण भैंक, टीकमगढ़ (मध्य प्रदेश)
- 7. संयाल परगना ग्रामीण बैंक, डुमका (बिहार)
- हरदोई-उन्नाव ग्रामीण बैंक, हरवोई (उत्तर प्रवेश)।

[संस्या एफ० 4-12/77-ए०सी०]

सी ज्यार० विश्वास, उप सचिव

(Deptt. of Economic Affairs) (Banking Division)

New Delhi, the 27th March, 1978

S.O. 1043.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act shall not apply to the Regional Rural Banks specified in the schedule below, established undr subsection (1) of section 3 of the Regional Rural Banks Act 1976 (21 of 1976) insofar as the said section requires the publication of their balance sheets and profit and loss accounts together with the Auditor's Reports thereon in respect of the year ended, the 31st December, 1977.

SCHEDULE

- Sl. No. Names of Regional Rural Banks
 - Sultanpur Kshetriya Gramin Bank, Sultanpur (Uttar Pradesh).
 - Uttar Banga Kshetriya Gramin Bank, Cooch Behar (West Bengal).
 - 3. Pandyan Gramya Bank, Sattur (Tamil Nadu).
 - 4. Vaishali Kshetriya Gramin Bank, Muzaffarpur (Bihar).
 - 5. Monghyr Kshetriya Gramin Bank, Monghyr (Bihar).
 - Bundelkhand Kshetriya Gramin Bank, Tikamgarh (M.P.).
 - 7. Santhal Parganas Gramin Bank, Dumka (Bihar).
 - 8 Hardol-Unnao Gramin Bank, Hardol (Uttar Pradesh).

[No. F. 4-12/77-AC] C. R. BISWAS, Dy. Secy.

नई विल्ली, 31 मार्च, 1978

का॰ आ॰ 1044.—उच्च मूल्य बैंक नोट (विमुद्रीकरण) अधिनियम, 1978 (1976 का 11) की धारा 7 की उपधारा 7 के धनुसरण में, केन्द्रीय सरकार एतद्द्रारा भारतीय रिजर्व बैंक, बम्बई के उप गवर्नर श्री एम॰ रामकृष्णैया को उक्त धारा के अधीन उस प्राधिकारों के रूप में प्राधिकृत करती है, जो किसी मामले या मामलों के वर्ग के लिए उस अविध को बढ़ा सकता है, जिसके दौरान उच्च मूल्य के नोट विनिमय के लिए प्रस्तुत किये जा सकते हैं।

[सं० एफ० 5/9/78-मी०मो०-**I]** कु० कुसुमलता मिसल, संयुक्त सचिव

New Delhi, the 31st March, 1978

S.O. 1044.—In pursuance of sub-section (7) of section 7 of the High Denomination Bank Notes (Demonetisation) Act, 1978 (11 of 1978), the Central Government hereby authorises Shri M. Ramakrishnayya, Deputy Governor of the Reserve Bank of India, Bombay, as the authority to extend in any case or class of cases, the period during which high denomination bank notes be tendered for exchange under the said section.

[No. F. 5/9/78-BO. I] Km. KUSUM LATA MITTAL, Jt. Secy. का॰ आ॰ 1045.—राष्ट्रीयकृत बैंक (प्रबन्ध ग्रीर प्रकीणं उपबन्ध) योजना, 1970 के खण्ड 3 के उपखण्ड (छ) के ग्रनुसरण में, भारत सरकार श्री ग्रार० विजयराण्यन के स्थान पर रिजर्व वैंक ग्राफ इंडिया, केन्द्रीय कार्यालय, बम्बई के बैंकिंग परिचालन ग्रीर विकास विभाग के संमुक्त मुख्याधिकारी डा॰ एम॰ ग्रार० कोटदावाला को एतद्वार। यूनाइटेड वैंक ग्राफ इंडिया के एक निदेशक के रूप में नियुक्त करती है।

[संख्या एफ० 9/9/78-बी०मो०-1]

बलदेव सिंह, संयुक्त सचिव

S.O. 1045.—In pursuance of sub-clause (g) of clause 3 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1970, the Central Government hereby appoints Dr. M. R. Kotdawala, Joint Chief Officer, Department of Banking Operations and Development, Reserve Bank of India, Central Office, Bombay, as a Director of the United Bank of India vice Shri R. Vijayaraghavan.

[No. F. 9/9/78-BO. I] BALDEV SINGH, Jt. Secy.

(आर्थिक कार्य विभाग)

नई विल्ली, 29 मार्च 1978

बोमा

का० आ० 1046.—केन्द्रीय सरकार, साधारण बीमा कारबार (राष्ट्रीय-करण) अधिनियम, 1972 (1972 का 57) की धारा 16 की उपधारा (6) द्वारा प्रदत्त गक्तियों का प्रयोग करते हुए, साधारण बीमा (पर्य-वेशीय, लिपिकीय और प्रधीतस्थ कर्मचारिकृत्द के वेतन मान और सेवा की अन्य गतौं का पुनरीक्षण और सुव्यवस्थीकरण) स्कीम, 1974 में और संगोधन करने के लिए निम्नलिखित स्कीम बनाती है, प्रथात —

- 1. (1) इस स्कीम का नाम साधारण बीमा (पर्यत्रेक्षीय, लिपिकीय स्त्रीर स्रधीनस्थ कमनारिवृत्द के वेतन मान स्त्रीर सेवा की अन्य सती का पुनरीक्षण स्त्रीर सुक्यवस्थीकरण) मंशोधन रकीम, 1978 है।
 - (2) यह राजपत्न में प्रकाशन की सारीख को प्रवृक्त होगी।
- 2. साधारण श्रीमा (पर्यविक्षीय, लिपिकीय ग्रीर ग्राधीनस्य कर्मचारि-वृत्द के वेतन मान ग्रीर भेवा की ग्रन्य शतों का पूनरीक्षण ग्रीर सुब्धवस्थी-करण) स्कीम, 1974 में, पैरा 7 के उप पैरा (1) में "ग्रागामी माम" शब्दो का लोप किया जाएगा।

[फा० **न०** 65(5)/बीमा 3/32/77]

(Department of Economic Affairs)

New Delhi, the 29th March, 1978

INSURANCE

- S.O. 1046.—In exercise of the powers conferred by subsection (6) of section 16 of the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972), the Central Government hereby makes the following Scheme further to amend the General Insurance (Rationalisation and Revision of Pay Scales and other Conditions of service of Supervisory, Clerical and Subordinate Staff) Scheme, 1974, namely:—
- 1. (1) This Scheme may be called the General Insurance (Rationalisation and Revision of Pay Scales and other conditions of Service of Supervisory, Clerical and Subordinate Staff) Amendment Scheme, 1978.
- (2) It shall come into force on the date of its publication in the Official Guzette.
- 2. In the General Insurance (Rationalisation and Revision of Pay Scales and other Conditions of Service of Supervisory, Clerical and Subordinate Staff) Scheme, 1974, in sub-paragraph (1) of paragraph 7, the words "following that" shall be omitted.

[F. No. 65(5) Ins. III/32/77]

का अ 1047. — केन्द्रीय सरकार, साधारण वीमा कारबार (राष्ट्रीयकरण) प्रधिनियम, 1972 (1972 का 57) की धारा 16 की उपधारा (6) द्वारा प्रदल्त शिक्तयों का प्रयोग करते हुए, साधारण बीमा (प्रधिकारियों के वेतनमान और सेवा की भन्य गतौं का पुनरीक्षण और सुख्यवस्थीकरण) स्कीम, 1975 में और संशोधन करने के लिए निम्नलिखित स्कीम बनारी है, अर्थात:—

- (1) इस स्कीम का नाम साधारण बीमा (अधिकारियों के बेतनमान और सेवा की अन्य णतौं का पुनरीक्षण और सुव्यवस्थीकरण) मंगोधन स्कीम, 1978 है।
- (2) यह राज़पत्र में प्रकाशन की तारीख को प्रवृक्ष होगी । 2. साक्षारण बीमा (अधिकारियों के वेतनमान और सेवा की अन्य शर्तों का पुनरीक्षण श्रीर सुव्यवस्थीकरण) स्कीम, 1975 की वितीय श्रनुसूची में णीर्ष "IV-नगर प्रतिकर भक्ता" में,——
 - (1) प्रविष्टि (क) में, 'श्रीर नई दिल्ली'' शब्दों के स्थान पर 'नई विल्ली श्रीर फरीदाक्षाद" शब्द रखे जाएगे।
 - (2) प्रविष्टि (5) के पण्चात् निम्नलिखित प्रविष्टि जोड़ी जाएगी, प्रथित्:— '(च) भौषाल 740 रु० मूल ————से बेसन तक 10 रु० प्रभावी''

[फिर**्मं० 65 (8) /बीमा** 3/1546/74**-I]**

- S.O. 1947.—In exercise of the powers conferred by subsection (6) of section 16 of the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972), the Central Government hereby makes the following Scheme to amend the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Officers) Scheme, 1975, namely:—
- 1.(1) This Scheme may be called the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Officers) Amendment Scheme, 1978.
- (2) It shall come into force on the date of its publication in the Official Gazette.
- 2. In the Second Schedule to the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Officers) Scheme, 1975, under the heading "IV-City Compensatory Allowance",—
 - (i) in entry (a), for the words "and New Delhi", the words "New Delhi and Faridabad" shall be substituted.
 - (ii) after entry (e), the following entry shall be added, namely:—
 - "(f) Bhopal Rs. 10 upto Effective a basic pay from....." of Rs. 740.

[F. No. 65(8) Ins. 111/15A/74-I]

कां आ 1048.—केन्द्रीय सरकार, साधारण वीमा कारवार (राष्ट्रीय-करण) अधिनियम, 1972 (1972 का 57) की धारा 16 की उपधारा (6) बारा प्रदल शक्तियों का प्रयोग करते हुए, साधारण बीमा (विकास कर्मचारिवृन्द के वेननमान और सेवा की ग्रन्य शर्ती का सुन्यवस्थीकरण) स्कीम, 1976 में ग्रीर संशोधन करने के लिए निम्नलिखित स्कीम बनाती है,

- 1. (1) इस स्कीम का नाम साधारण बीमा (विकास कर्मजारिकृष्ट के वेसनमान ग्रीर सेवा की ग्रन्थ णहाँ का सुव्यवस्थीकरण) संगोधन स्कीम, 1978 है।
 - (2) यह राजपत्र में प्रकाशन की नारीख को प्रवृत्त होगी।
 - 2. साधारण बीमा (विकास कर्मचारिबृध्द के बेतनमानों ग्रीर सेवा की भ्रन्य भर्तों का सुरुपवस्थीकरण) स्कीम, 1976 की ग्रनुसुनी में,—-
 - (क) "IV-नगर प्रतिकर भत्ता" शीर्ष के नीचे की सारणी में क० नं०

(ख) 'V-पहाड़ी स्टेशन भत्ता'' शीर्ष के नीचे ''काठमांडू'' शब्द के स्थान पर ''गंगतीक'' शब्द रखा जाएगा।

फा॰ मं॰ 65 (8) यीमा 3/:5क/74-II]

- S.O. 1048.—In exercise of the powers conferred by subsection (6) of section 16 of the General Insurance Business (Nationalisation) Act, 1972, (57 of 1972), the Central Government hereby makes the following Scheme to amend the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Development Staff) Scheme, 1976, namely:—
- 1. (1) This Scheme may be called the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Development Staff) Amendment Scheme, 1978.
- (2) It shall come into force on the date of its publication in the Official Gazette.
- 2. In the Schedule to the General Insurance (Rationalisation of Pay Scales and Other Conditions of Service of Development Staff) Scheme, 1976,—
 - (a) under the heading "IV--City Compensatory Allowance", in the TABLE, after S. No. (b) the following shall be added, namely:—
 - "(c) Bhopal Faridabad.."
 - (b) under the heading "V Hill Station Allowance", for the word "Kathmandu" the word "Gangtok" shall bel substituted.

[F. No. 65(8) Ins. III/15A/74-II]

का० आ० 1049.—केन्द्रीय सरकार, साधारण बीमा कारबार (राष्ट्रीय-करण) श्रिधिनियम, 1972 (1972 का 57) की धारा 16 की उपधारा (6) द्वारा प्रदेत्त गिक्तयों का प्रयोग करते हुए, साधारण बीमा-पर्यवेक्षीय लिपिकीय ग्रीर ग्रश्नीनस्थ कर्मवारिवृन्द के बेतनमान श्रीर सेवा की ग्रन्य णतौं का पुनरीक्षण श्रीर सुख्यवस्थीकरण स्कीम, 1974 में ग्रीर संगोधन करने के लिए निम्नलिखित स्कीम बनाती है, श्र्यात:—

- 1. (1) इस स्कीम का नाम साधारण बीमा (पर्यवेक्षीय, लिपिकीय ग्रीर ग्रधीनस्थ कर्मचारिब्द के वेतनमान ग्रीर सेवा की ग्रन्य शतों का पुनरीक्षण भौर मुख्ययस्थीकरण) संशोधन स्कीम, 1978 है।
 - (2) यह राजपत्र में प्रकाशन की तारीख को प्रवृत्त होगी।
- 2. साधारण बीमा (पर्यवेक्षीय, लिपिकीय श्रीर श्रावीनस्य कर्मचारिवृन्द के बेतनमान और सेवा की श्रान्य गतों का पुनरीकण और सुव्यवस्थीकरण) स्कीम, 1974 में, प्रथम श्रानुसूची में 4 नगर प्रतिकर भक्ता' शीर्ष के नीचे श्रांन में श्राने वाले पूर्णविराम का लोग किया जाएगा और तत्पण्यात् और ऐसे श्रान्य केन्द्रों पर भी अहां केन्द्रीय सरकार श्रापने कर्मचारियों की बाग्रत प्रसुविधा का विस्तार करें' शब्द जोड़ें आएंगे।

[फा० सं० 65 (S) बीमा 3/15क/74-3]

- S.O. 1049.—In exercise of the powers conferred by sub-section (6) of section 16 of the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972), the Central Government hereby makes the following Scheme to amend the General Insurance (Rationalisation and Revision of Pay Scales and other Conditions of Service of Supervisory, Clerical and Subordinate Staff) Scheme, 1974, namely:—
- 1. (1) This Scheme may be called the General Insurance (Rationalisation and Revision of Pay Scales and other Conditions of Service of Supervisory, Clerical and Subordinate Staff) Amendment Scheme, 1978.
- (2) It shall come into force on the date of its publication in the Official Gazette.
- 2. In the General Insurance (Rationalisation and Revision of Pay Scales and other Conditions of Service of Supervisory, Clerical and Subordinate Staff) Scheme, 1974, in the First Schedule, under the heading "VI. City Compensatory Allowance", the fullstop appearing at the end shall be omitted and thereafter the words "and at such other centres where the Central Government extends the benefit in respect of its own employees.", shall be added.

[F. No. 65(8) Ins, III/15A/74-III]

काः आः 1050.—केन्द्रीय सरकार, साधारण बीमा कारबार (राष्ट्रीय-करण) श्रिधिनियम, 1972 (1972 का 57) की धारा 16 की उपधारा (6) द्वारा प्रवत्त शक्तियों का प्रयाग करते हुए, साधारण बीमा (प्रिधिकारियों श्रीर विकास कर्मचारिवृन्द की मेवा समाप्ति, प्रक्षिविषता पर निवृत्ति और सेवा निवृत्ति) स्कीम, 1974 में और संशोधन करने के लिए निम्त-लिखित स्कीम बनाती है, अर्थात :—

- (1) इस स्कीम का नाम साधारण बीमा (ग्रिधिकारियों ग्रौर विकास कमचारिवृन्द की सेवा समाप्ति ग्रीधविषता पर निवृत्ति ग्रौर सेवा निवृत्ति) गंणीधन स्कीम, 1978 है।
 - (2) यह राजपक्ष मे प्रकाशन की तारीख को प्रवृत्त होगी:
- 2 साधारण बीमा (मधिकारियों ग्रीर विकास कर्मचारिवृन्द की सेवा समाप्ति, ग्रिधवर्षिता पर निवृत्ति ग्रीर सेवानिवृत्ति) स्कीम, 1976 के पैरा 4 में,---
 - (क) उप पैरा (1) में साट वर्ष की श्रायु प्राप्त कर लेने पर" शब्दों के स्थान पर, 'उस मास के श्रीतम दिन के श्रपराह्न को जिसमें वह 60 वर्ष की श्रायु का हो जाता है" श्रंक श्रीर शब्द रखे जाएंगे।
 - (ख) उप पैरा (2) में "58 वर्ष की आयु प्राप्त कर लेने" पर अंकों और शब्दों के स्थान पर "जस मास के अतिम दिन के अपराह्म को जिसमें वह 58 वर्ष की आयु का हो जाता है" शब्द और अंक रखे जाएंगे।

[फा॰ मं॰ 65(8)/भीमा-3/15-क/74-IV]

डी० ग्रार० ग्राहुजा, श्रवर सचिव

- S.O. 1050.—In exercise of the powers conferred by subsection (6) of section 16 of the General Insurance Business (Nationalisation) Act, 1972 (57 of 1972), the Central Government hereby makes the following Scheme to amend the General Insurance (Termination, Superannuation and Retirement of Officers and Development Staff) Scheme, 1976, namely:—
- 1. (1) This Scheme may be called the General Insurance (Termination, Superannuation and Retirement of Officers and Development Staff) Amendment Scheme, 1978.
- (2) It shall come into force on the date of its publication in the Official Gazette,
- 2. In paragraph 4 of the General Insurance (Termination, Superannuation and Retirement of Officers and Development Staff) Scheme, 1976,—
 - (a) in sub-paragraph (1), for the words "attaining the age of 60 years", the words "the afternoon of the last day of the month in which he attains the age of 60 years." shall be substituted.
 - (b) in sub-paragraph (2), for the words "attaining the age of 58 years", the words "the afternoon of the last day of the month in which he attains the age of 58 years." shall be substituted.

[F. No. 65(8)/Ins. III/15A/74-IV]

D. R. AHUJA, Under Secy.

वाणिज्य मंत्रासय

नई दिल्ली, 15 भप्रैल 1978

शुद्धिपत

कां आ 1051.— भारत के राजपत भाग-2 खंड-3 डप-खंड-(ii) तारीख 31 दिसम्बर, 1977 के पृष्ठो 4490-4495 पर प्रकाणित भारत सरकार के वाणिज्य मंत्राक्षय की ग्रधिसूचना संक कां आ 4008 में पृष्ठ 4491 पर नियम 2 के खंड (ष) में पंक्ति 2 में का जा 4008 के स्थान पर 'का जा 4007' पर्के।

[सं॰ 6(21)/76-नि॰नि॰ तथा नि॰ उ॰] सी॰ बी॰ कुकरेती, संयुक्त निदेशक

MINISTRY OF COMMERCE

New Delhi, the 15th April, 1976

CORRIGENDUM

S.O. 1051.—In the notification of the Government of India in the Ministry of Commerce No. S.O. 4008, dated the 31st December, 1977, published at pages 4495-4498 of the Gazette of India, Part II, Section 3 Sub-section (ii) dated the 31st December, 1977, on page 4495 in clause (d) of rule 2, in line 6, for "S.O. 4008, read "S.O. 4007".

[No. 6(21)/76-EI&EP] C.B. KUKRETI, Jt. Director.

उद्योग मंत्रालय

(मारी उद्योग विमाग)

नई विल्ली, 18 फरवरी, 1978

का॰ आ॰ 1052.—सार्वजनिक परिसर (भ्रप्राधिकृत मधिधोगी की बेदखली) भ्रधिनियम, 1971 (1971 का 40) की धारा 3 द्वाराप्रदत्त शिक्तयों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा भारत सरकार, उद्योग मंत्रालय (भारी उद्योग विभाग) की भ्रधिसूचना सं० एस०भो० 704, दिनौंक 29 जनवरी, 1977, जो भारत के राजपल के भाग II, खण्ड 3, उप-खण्ड (ii) में 5 मार्च, 1977 को प्रकाशित हुमा था, में निम्नलिखित संगोधन करती है, भ्रषीत्—

उक्त अधिसूचना के साथ लगी तालिका में, कालम 1 में, "श्री एस०बी० सरकार, सचिव, वर्न स्टैण्डड कम्पनी लिमिटेड, कलकत्ता" प्रविष्टि के स्थान पर "श्री एस०एन० घोषाल, चीफ (लागत एवं प्रवंध लेखा), वर्न स्टैण्डड कम्पनी लिमिटेड, कलकत्ता" प्रविष्टि प्रतिस्थापित की जायेगी।

> [फा॰ सं॰ सी-14011/1/76-सप्तर्कता] भ्रार॰ एन॰ कालिया, उप-सचिव

MINISTRY OF INDUSTRY (Department of Heavy Industry)

New Delhi, the 18th February, 1978

S.O. 1052.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Industry (Department of Heavy Industry) No. S.O. 704, dated the 29th January, 1977, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 5th March, 1977, namely:—

In the Table appended to the said notification, in column

1, for the entry "Shri S. B. Sarkar, Secretary, Burn Standard Company Limited, Calcutta", the entry "Shri S. N. Ghosal, Chief (Cost and Management Accounts), Burn Standard Company Limited, Calcutta", shall be substituted.

[F. No. C-14011/1/76-Vig]
R. N. KALJA, Dy. Secy.

वाणिज्य, नागरिक पूर्ति एवं सहकारिता मंत्रालय

(भारतीय मानक संस्या)

नई दिल्ली, 28 मार्च, 1978

कां आ 1053.—समय-समय पर संशोधित भारतीय मानक संस्था (प्रमाणन चिन्ह) नियम 1955 के नियम 4 के उपविनियम (1) के प्रनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि संस्था ने कुछ मानक चिह्न निर्धारित किए हैं जिनकी किपाइन, शाब्दिक विवरण तथा भारतीय मानक के शीर्षक सहित अनुसूची में दी गई है।

भारतीय मानक संस्था (प्रभाणन चिन्ह) धर्षिनियम 1952 धौर उसके धर्धीन बने नियमों के निर्मित ये मानक चिन्ह उनके धार्गे दी गई तिथियों से लागु होंगे।

भ्रनुसूची						
कम संख्या	मानक चिह्न की डिजाइन	उत्पाद/उत्पाद की श्रेणी	तत्सम्बन्धी भारतीय मानक की संख्या ग्रौर शीर्षक	मानक की डिजाइन का शाब्दिक विवरण	लागू होने की सिथि	
1	2	3	4	5	6	
1.	(15.27)	संसाधित पनीर	is: 2785-1964 स क्त पनीर संसा- धितं पनीर धौ र लगाने वाले संसाघित पनीर की विशिष्टि		प	
2.			् ।ऽः 7138-1973 फर्निचर कार्यौ लिए इस्पात की निलयों की विशि	(2) में दिखाई गई शैली बी	ा र या ग्रा	

[सं० सी० एम० डी/13:9]

MINISTRY OF COMMERCE, CIVIL SUPPLIES AND CO-OPERATION

(Indian Standards Institution)

New Delhi, the 28th March, 1978

S.O. 1053.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standards(s) are given in the Schedule hereto annexed, have been specified.

These Standard Mark(s) for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules, and Regulations framed thereunder, shall come into force with effect from the dated shown against each:

THE SCHEDULE

S. No.	Design	of the Standard Mark	Product/Class of Product	No. and Title of the Relevant Indian Stan- dard	Verbal description of the Design of the Standard Mark	Date of effect
1		2	3	4	5	6
1.			Processed Cheese	IS: 2785-1964 Specifi- cation for hard cheese, processed cheese and processed cheese spread	Indian Standards Insti- tution, consisting of	1978-02-01

1	2	3	4	5	6
2.		Steel tubes for furniture purposes.	IS: 7138-1973 Specification for steel tubes for furniture purposes.	The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2); the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.	1977–07-01

[No. CMD/13:9]

का॰ प्रा॰ 1054—समय-समय पर संशोधित भारतीय मानक संस्था (प्रमाणन चिह्न) नियम 1955 के नियम 4 के उपविनियम (1) के ध्रनुसार भारतीय मानक संस्था द्वारा प्रधिसूचत किया जाता है कि संस्था ने एक मानक चिह्न निर्धारित किया है जिसकी, डिजाइन शाब्दिक विवरण तथा भारतीय मानक का शीर्षक सहित अनुसूची में दी गई है ;

भारतीय मानक संस्था (प्रमाणन विन्ह्) प्रधिनियम, 1952 ग्रीर उसके ग्रधीन बने नियमों के निमित यह मानक चिह्न 1978-01-01 से लागू होगा:

भ्रनुसूची

कम मानक संख्या	चिन्ह की डिजाइन	उत्पाद/उत्पाद की श्रेणी	सत्सम्बन्धी भारतीय मानक की संख्या भौर शीर्षक	मानक की डिजाइन का शाब्दिक विधरण
(1)	(2)	(3)	(4)	(5)
1.	15.440	पानी वाला सुझाह्य रसायनिक श्रामि शामक (गैस वाब वाला)	ाऽ: 940-1972 पानी बाले सुबाह्य रसायनिक भ्रमिन शामक (गैस दाथ वाले) की विशिष्टि (पहला पुनरीक्षण)	भारतीय मानक संस्था का मोनोग्राम जिसमें 'Isi' शब्द होते हैं स्तम्भ (2) में दिखाई गई शौली भौर अनुपात में तैयार किया गया है शौर जैसा डिजाइन में दिखाया गया है उस मोनोग्राम के ऊपर की भोर भारतीय मानक की पद संख्या दी गई है।

[संख्या सी० एम० डी०13:9]

S.O.1054. -In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from 1978–01–01:

THE SCHEDULE

Sl. No.	Design of the Standard Mark	Product/Class of Product	No. and Title of the Relevant Indian Standard	Verbal description of the Design of the Standard Mark
1	2	3	4	5
1	15:740	Portable chemical fire extinguisher, water type (gas pressure).		The monogram of the Indian Standards Institution, consisting of lettters 'ISI' drawn in the exact style and relative proportions as indicated in Col. (2); the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.

का० आ० 1055 ---समय-समय पर संगोधित भारतीय मानक सस्था (प्रमाणन चिह्न) नियम 1955 के नियम 4 के उपविनियम (1) के ब्रनुसार भारतीय मानक संस्था द्वारा श्रिधमूचित किया जाता है कि सस्था ने कुछ मानक चिह्न निर्धारित किए है जिनकी डिजाइन, णाब्दिक वित्ररण तथा भारतीय मानक के गीर्षक सहित श्रनुसुची मे वी मई हैं।

नारसीय मानक संस्था (प्रमाणन निक्क) ग्रिधिनियम 1952 ग्रीर उसके ग्रिधीन बने नियमो के निमित्त यह मानक विक्क 1978-01-01 से नागू होगी:

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— — ऋम संख्य	—— ामानक चिह्न की डिजाइन		सम्बन्धी भारतीय मानक की संख्या श्रौर गीर्षक	मानक डिजाइन का शाब्दिक विवरण
(1)	(2)	(3)	(4)	(5)
1		ग्रग्निणामकों के लिए कार्बन डा इ- भ्राक्साइड के कारतूम	IS . 4947—1968 प्रनिशामको के लिए कार्यन डाइप्राक्साइड के कार्यूम की विशिष्टि	भारतीय मानक संरथा का मोनोग्राम जिसमें 'ISI' शब्द होते हैं, स्तम्भ (2) में दिखाई गई गैली श्रौर श्रनुपान में तैयार किया गया है श्रौर जैसा डिजाइन में दिखाया गया है उस मीनोग्राम के ऊपर की श्रोर भारतीय मानक की पदमंख्या वी गई है।

[मं० मी० एम**० डी**०/13: 9]

बाद्र० एम० वैकरश्वरन, अपर महानिदेशक

S.O. 1055.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule thereto annexed, has been specified.

This Standard Mark for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from 1978-01-01:

SCHEDULE

SI No.	Design of the Standard Mark	Product/Class of Product	No. and Title of the Relevant Indian Standard	Verbal description of the Design of the Standard Mark	
1	2	3	4	5	
1		Carbon dioxide cartridge for fire extinguishers.	IS: 4947-1968 Specification for carbon dioxide cartridge for fire extinguishers.	The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Column (2); the number of the Indian Standard being superscribed on the top side of the monograme as indicated in the design.	

[No. CMD/13: 9]

का॰ आ॰ 1056 — समय-समय पर सणाधित भारतीय मानक संस्था (प्रमाणन विक्का) नियम 1955 के नियम 1के उपविनियम (1) के प्रनुसार भारतीय मानक सम्थाद्वारा अधिस्चित विया जाता है कि IS 2073-1970 सामान्य इंजीनियरी कार्यों के लिए सणीनष्टन पुर्जों के उत्पादन में प्रयुक्त कार्वन इस्पान की कार्ली छड़ों की विधिष्ट (पहला पुनरीक्षण) से सम्बिधित कार्वन इस्पान की कार्ली छड़ों के मानक चिह्न सम्बन्धी डिजाइन जिसके व्यीरे भारत के राजपन्न भाग II, खण्ड 3, उपखण्ड (ii) विनाक 1965-03 27 में सख्या एस॰ ग्री० 984 दिनाक 1965-03-10 के ग्रंतरीत छपे थे, 1978-02-01 से वापस ने लिया गया है।

[सं० सी०एम०डी० 13:9]

S.O. 1056—In pursuance of sub-rule (2) of Rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 as amended from time to time, it is, hereby, notified that the design of the Standard Mark of carbon steel black bars, relating to IS: 2073-1970 Specification for Carbon steel black bars for production of machined parts for general engineering purposes (first revision), details of which were published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1965-03-27 under No. S.O. 984 dated 1965-03-10, has been rescinded with effect from 1978-02-01.

[No. CMD/13: 9]

का॰ भा॰ 1057—भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम, 1955 के विनियम 7 के उपविनियम (2) के भ्रनुसार भारतीय मानक संस्था द्वारा प्रिक्षित किया जाता है कि सुवाह्य रसायनिक प्रनिन शामक की प्रति इकाई मुहर लगाने की फीस भ्रनुसूची में दिए गए क्यौरे के भ्रनुसार निर्धारित की गई है भीर यह फीस दिनांक 1978-01-01 से लाग होगी:

		अनुसूचा		
कम संख्य	उत्पाद/उत्पाद की श्रेणी ा	तत्सम्बन्धी मानक की संख्या भ्रौर शीर्थक	इकाई	प्रिप्ति इकाई मुहर लगाने की फीस
(1)	(2)	(3)	(4)	(5)
1.	पानी वाला सुवाह्य रसायनिक भ्रग्नि शामक (गैस दाव वाला)	IS: 940-1972 पानी वाले सुक्षाह्य रसायनिक प्रश्निशासक (गैस दाब वाले) की विशिष्टि (पहला पुनरीक्षण)	एक भग्नि शामक	40 पैसे

[संख्या सी ०एम० डी ०/13:10]

S. O. 1057.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies, that the marking fee per unit for portable chemical fire extingisher details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1978–01-01:

SCHEDULE

Sl. No.	Product/Class of Product	No. and Title of Relevant Indian Standard	Unit	Marking Fee per Unit	
1	2	3	4	5	
1.	Portable chemical fire extinguisher, water type (gas pressure).	IS: 940-1972 Specifica- tion for portable chemi- cal fire extinguisher, water type (gas pressure) (first revision)	<u>-</u>	40 Paise.	

[No. CMD/13:10]

का॰ मा॰ 1058:--भारतीय मानक संस्था (प्रमाणन जिल्ला) विनियम, 1955 के विनियम 7 के उपविनियम (3) के धनुसार भारतीय मानक संस्था द्वारा धिसूचित किया जाता है कि विभिन्न वस्तुष्ठों की प्रति इकाई मुहर लगाने की फीस धनुसूची में दिए गए व्यौरे के धनुसार निर्धारित की गई है धौर ये फीस प्रस्थेक वस्तु के प्रागे दी गई तिथियों से लागू होंगी।

अनुसूची

कम सं क् या	उत्पाद/उत्पाद की श्रेणी	तत्सम्बन्धी मानक की संख्या भीर शीर्षक	इकाई	प्रति इकाई मुहर लगाने की फीस	लागू होने की तिथि
(1)	(2)	(3)	(4)	(5)	(6)
1. संसारि	धस पनीर	IS: 2785—1964 सकत पनीर, संसाधित पनीर धौर लगाने वाले संसाधित पनीर की विशिष्ट	एक मीटरी टन	रु० 5,00	1978-02-01
2. फर्नीच	र कार्यों के लिए इस्पात नलियां	IS: 7138-1973 फर्नीचर कार्यों के लिए इस्पात की निक्षयों की विशिष्टि	एक मीटरी टन	₹0 1.00	1977-07-01

[संख्या सी०एम०डी०/13:10]

S.O. 1058.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955 the Indian Standards Institution, hereby, notifies that the marking fee (s) per unit for various products details of which are given in the Schedule hereto annexed, have been determined and the fees shall come into force with effect from the date shown against each.

SCHEDULE

Si, No,	Product/Class of Product	No. and Title of Relevant Indian Standard	Unit	Marking Fee Per Unit	Date of effect
(1)	(2)	(3)	(4)	(5)	(6)
1. P	rocessed cheese	IS: 2785-1964 Specifi- cation for hard cheese, processed cheese and processed cheese spread	One Tonne	Rs, 5,00	1978–02–01
• • • • • • • • • • • • • • • • • • • •	teel tubes for furniture pur- poses.	IS: 7138-1973 Specifi- cation for steel tubes for furniture purposes.	One Tonne	Re. 1.00	1977-07-01

[No. CMD/13: 10]

का॰ ऑ॰ 1059.—भारत के राजपल भाग II, खण्ड 3, उपखण्ड (ii) दिनाक 1963-02-16 में प्रकाशित तत्कालीन आणिज्य तथा उद्योग (भारतीय मानक सस्था) प्रधिसूचना सख्या एस॰प्रो॰ 488 दिनांक 1963-02-07 को प्रधिक्षमित करते हुए भारतीय मानक सस्था द्वारा प्रधिसूचित किया जाता है कि बिस्कुटों की प्रति इकाई मुहर लगाने की फीस में कुछ परिवर्तन किया गया।

यह परिवर्तित मुहर लगाने की फीस जिसके व्यौरे नीचं अनुसूची में दिए गए हैं, 1977-06-01 से लागू होगी.

			अनुसूचा	
क म स०	_ उत्पाद/उत्पाद की श्रेणी	तत्सम्बन्धी मानक की संख्या ग्रौर शीर्षक	इकाई	प्रति इकाई मुहर लगाने की फीस
(1)	(2)	(3)	(4)	(5)
1 (a)		IS . 1011-1968 बिस्कुटों की विभिष्टि (पहला पुनरीक्षण)	एक मीटरी टन	(1) पहली 1000 इकाइयो के लिए 3.00 रुपए प्रति इकाई, (2) 1001वीं से 6000 तक इकाइयो के लिए 1.50 रुपए प्रति इकाई; ग्रीर (3) 6001वीं भीर उससे ऊपर की इकाइयों के लिए 1.00 रुपए प्रति इकाई।
				सि॰ सीं लिम ० की ०/13:10

S. O. 1059.—In supersession of the then Ministry of Commerce and Industry (Indian Standards Institution) notification number S. O. 488 dated 1963-02-07, published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1963-02-16, the Indian Standards Institution, hereby, notifies that the marking fee per unit for biscuits, has been revised.

The revised rate of marking fee, details of which are given in the following Schedule, shall come into force with offect from 1977-06-01.

SCHEDULE

Sl. No.	Product/class of Product	No. and title of Standard	Relevant Indian	Unit	Marking Fee per unit
(1)	(2)	(3)	(4)	(5)
1. Biscuit	3	IS: 1011-1968 (first revision)	Specification for	biscuits One Tonne	(i) Rs. 3.00 per unit for the first 1000 units;
					(ii) Rs. 1.50 per unit for the 100 Ist to 6000 units; and
					(iii) Rs. 1.00 per unit for the 600 1st unit and above.

[No. CMD/13: 10]

का॰ आ॰ 1060.--भारतीय मानक सस्था (प्रमाणम चिह्न) विनियम, 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था द्वारा प्रिक्षित्वित किया जाता है कि कार्बन डाइप्राक्साइड के कारतूस की प्रति इकाई मुहर लगाने की फीस अनुसूची में विए गए ब्यौरे के प्रनुसार निर्धारित की गई है और यह फीस 1978-01-01 से लाग होगी।

अनुसूची

क्रम सं०	उत्पाद/उत्पाद की श्रेणी	तरसम्बन्धी मानक की सक्या भीर गीर्षक	इकाई	प्रति इकाई मुहर लगाने की फीस
(1)	(2)	(3)	(4)	(5)
1. ग्रग्निशाम	कों के लिए कार्बन डाइग्राक्साइड के कारतूस	IS: 4947-1968 ध्रीनिशामको के लिए कार्बेम डाइ- ग्राक्साइड के कारतूस की विशिष्ट	एक कारतूस	25 पैसे

[संख्या सी०एम० क्री०/13:10]

S. O. 1060.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that the marking fee per unit for carbon dioxide catride details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1978-01-01.

SCHEDULE

Sl. No.	Product/Class of Product	No. and Title of relevent Indian Standard	Unit	Marking Fee per Unit
1	2	3	4	5
1. Carbon	n dioxide cartridge for fire ishers.	IS: 4947-1968 Specification for carbon dio- xide cartridge for fire extinguishers	One Cartridge	25 Paisc.

का॰ आ॰ 1061.—भारत के राजपत्न भाग 11, खण्ड 3, उपखण्ड (ii) विनांक 1974-09-07 ग्रीर 1976-04-17 में अमश प्रकाशित तत्कालीन भीद्योगिक विकास, विज्ञान भीर प्रौद्योगिक विकास, विज्ञान भीर प्रौद्योगिक विकास, विज्ञान भीर प्रौद्योगिक विकास, विज्ञान भीर प्रौद्योगिक विकास विभाग) (भारतीय मानक संस्था) की भ्रिधसूचना संख्या एस॰ग्रो॰ 2289 दिनांक 1974-08-20 ग्रीर एस॰ग्रो॰ 1391 दिनांक 1976-03-25 का श्राध्यमण वन्ते हुए भारतीय मानक संस्था द्वारा ग्रिधसूचित किया जाता है कि तीन-फेजी प्रेरण ग्रीर स्थियरल पिजरेनुमा प्रेरण मोटरो की प्रति इकाई मुहर लगाने की फीसां में कुछ परिवर्तन किया गया है। ये परिवर्तित फीसें जिनके ब्यौरे भीचे श्रनुसूची में दिए गए हैं 1977-10-01 से लाग होगी:

		अनुसूची		
ऋम सं०	उत्पाद/उत्पाद की श्रेणी	तत्सम्बन्धी भारतीय मांनक की संख्या ग्रौर तिथि	इकाई	प्रति इकाई मुहर लगाने की फीस
(1)	(2)	(3)	(4)	(5)
1 तीन	r फेजी प्रेरण मोटरें	IS : 325⊶1970 तीन फेजी प्रेरण मोटरों की विशिष्टि (तीसरा पुनरीक्षण)	1 किं० बाट	 (1) पहली 15000 इकाइयो के लिए 25 पैसे प्रति इकाई, (2) 15001वी से 55000 तक इकाइयो के लिए 15 पैसे प्रति इकाई, (3) 55001वी से 95000 तक इकाइयो के लिए 5 पैसे प्रति इकाई, (4) 95001वी सौर इससे ऊपर की इकाइयो के लिए 2 पैसे प्रति इकाई।
् के	ा कार्यों म प्रयुक्त क्षाकेन्द्रीय पम्पो लिए तील फेजी स्क्विरल पिजरे- ा प्रेरण मोटरे	IS: 7538-1975 खेती कायौँ में प्रयुक्त अपकेन्द्रीय पम्पों के लिए तीन फेजी स्किवरल पिंजरेनुमा प्रेरण मोटरों की विविधिट।	1 कि०वाट	 (1) पहली 15000 इकाइयों के लिए 25 पैसे प्रित्त इकाई, (2) 15001वी से 55000वी इकाई तक के लिए 15 पैसे प्रित्त इकाई, (3) 55001वी से 95000वी इकाई तक के लिए 5 पैसे प्रित्त इकाई और (4) 95001वी धौर इससे ऊपर की इकाइयों के लिए 2 पैसे प्रित्त एकाई।

[संख्या सी०एम०डी०/13: 10]

वाई० एस० वेकटेश्वरम, भ्रपर महानिदेशक

S. O. 1061.—In supersession of the then Ministry of Industrial Development, Science & Technology and in partial modification of the then Ministry of Industry and Civil Supplies (Department of Industrial Development) (Indian Standards Institution) notifications numbers S. O. 2289 dated 1974-08-20 and S. O. 1391 dated 1976-03-25, published in the Gazette of India, Part-II, Section-3, sub-section (ii) dated 1974-09-07 and 1976-04-17 respectively, the Indian Standards Institution, hereby notifies that the marking fees per unit for three phase and squirrel cage induction motors have been revised. The revised rates of marking fees, details of which are given in the following schedule, shall come into force with effect from 1977-10-01:

SCHEDULE

SI.	No.	Product/Class of Product	No. & Title of Relevant Indian Standard	Unit	Marking fee per unit
	(1)	(2)	. (3)	(4)	(5)
1. Th	nrec-ph	ase induction motors	IS:325-1970 Specification for three-phase induction motors (third revision)	1 KW	(i) 25 Paise per unit for the first 15000 units
					(ii) 15 Paise per unit for the 1500Ist unit to 55000 units
					(iii) 5 Paise per unit for the 5500 Ist unit to 95000 units
					(iv) 2 Paise per unit for the 95001st unit and above.
du pu	iction	nase squirrel cage in- motors for centrifugal or agricultural applica-	IS: 7538-1975 specification for three-phase squirrel cage induction motors for centri- fugal pumps for agricultural application.	1 KW	 (i) 25 Paise per unit for the first 15000 units; (ii) 15 Paise per unit for the 1500 1st unit to 55000 units.
*****					(iii) 5 Paise per unit for the 55001st unit to 95000 units
					(iv) 2 Paise per unit for the 9500 Ist unit and above.

(मागरिक पृति ग्रीर सहकारिता विभाग)

नई दिल्ली, 31 मार्च, 1978

कार आर 1062 किन्द्रीय सरकार, श्राप्तम सविवा (विनियमन) श्राधिनयम, 1952 (1952 का 74) की धारा 5 के श्रधीन सेन्ट्रल गुजरात काटन जीलर्स एसोलिएशन, अश्रीच द्वारा मान्यता के नवीकरण के लिये किये गये आवेदन पर वायवा बाजार धायोग के परामर्ग से विचार करके और यह समाधान हो जाने पर कि ऐसा करना व्यापार के हित में और लोकहित में भी होगा, एतव्द्रारा उक्त श्रधिनियम की धारा 6 के द्वारा प्रवत्त ग्राब्तियों का प्रयोग करते हुए उक्त एसोसिएशन को कपास की श्रप्रिम संविवाओं के बारे में 16 श्रप्रैल, 1978 से 15 श्रप्रैल, 1979 (जिसमे ये दोनो दिन भी सम्मिलित है) की एक वर्ष की श्रतिरक्त कालाविध के लिए मान्यता प्रवान करती है।

2. एतद्द्वारा प्रवत्त मान्यता इस शर्त के प्रधीन है कि उक्त एसोसिए-शन ऐसे निदेशों का अनुपालन करेगा जो वायदा बाजार श्रायोग द्वारा समय समय पर विए जाए।

[मिमल संख्या 12(3)-प्राई०टी०/78]

(Department of Civil Supplies and Cooperation)

New Delhi, the 31st March, 1978

- **S.O.** 1062.—The Central Government having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), the Central Gujarat Cotton Dealers' Association, Broach, and being satisfied that it would be in the interests of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by section 6 of the said Act, recognition to the said Association for a further period of one year from the 16th April, 1978 to the 15th April, 1979, (both days inclusive), in respect of forward contracts in cotton.
- 2 The recognition hereby granted is subject to the condition that the said Association shall comply with such directions, as may, from time to time, be given by the Forward Markets Commission.

[F. No. 12(3)-IT/78]

का०आ० 1063 — केन्द्रीय सरकार, प्रिप्तम संविदा (विनियमन) प्रिधिनियम, 1952 (1952 का 74) की धारा 5 के अधीन बंबई आयल सीक्स एवड आयल्स एक्सचेंज लिंव, बबई द्वारा मान्यता के नवीकरण के लिए किए गये धावेदन पर वायवा बाजार आयोग के परामर्श से विचार करके और यह समाधान हो जाने पर कि ऐसा करना व्यापार के हित में और लोकहित में भी होगा, एतद्द्वारा उक्त धाधिनियम की धारा 6 के द्वारा प्रदत्त गक्तियो का प्रयोग करते हुए उक्त एक्सचेंज को सूंगफली के तेल की धाप्रिम संविदाधों के बारे में, 25 धार्मेंस, 1978 से 24 धार्मेंल, 1979 (जिसमें ये दोनों दिन भी सम्मिलित हैं) की एक वर्ष की धारिरकत कालावधि के लिए मान्यता प्रदान करती है।

2. एतद्द्वारा प्रदत्त मान्यता इस गर्त के प्रधीन है कि उन्त एक्सचेज ऐसे निदेशो का अनुपालन करेगा जो वायदा बाजार ब्रायोग द्वारा समय समय पर दिए जाए।

[मिसिल संख्या 12(4)-माई०टी०/78]

S.O. 1063.—The Central Government, having considered In consultation with the Forward Markets Commission, the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by the Bombay Oilseeds & Oils Exchange Ltd., Bombay, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants in exercise of the powers conferred by the Section 6 of the said Act, recognition to the said Exchange for a further period of one year from the 25th April, 1978 to the 24th April, 1979

(both days inclusive) in respect of forward contracts in ground-nut oil.

2. The recognition hereby granted is subject to the condition that the said Exchange shall comply with such directions as may, from time to time, be given by the Forward Markets Commission

[F. No. 12(4)-IT/78]

कां आं 1064 — केन्द्रीय सरकार, प्रिप्रम संविदा (विनियमन) प्रिप्तिनियम, 1952 (1952का 74) की धारा 5 के प्रधीन सदर्न गजरान काटन डीलर्स एसोसिएशन, सूरन द्वारा मान्यता के नवीकरण के लिये किये गये आवेदन पर वायदा बाजार आयोग के परामर्थ से विचार करके और यह समाधान हो जाने पर कि ऐसा करना व्यापार के हित में और लोकहित में भी होगा, एतद्ह्वारा उक्त अधिनियम की धारा 6 के द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए उक्त एसोसिएशन को कपास की अधिम सिवदाओं के बारे में, 16 प्रप्रैल, 1978 से 15 प्रप्रैल, 1979 (जिसमे ये दोनों भी सिम्मिलत हैं) की एक वर्ष की असिरिक्त कालाविध के लिए मान्यता प्रदान करती हैं।

2 एतद्बारा प्रदक्त मान्यता इस गर्त के प्रधीन है कि उक्त एसो॰ सिएशन ऐसे निदेशों का प्रनुपालन करेगी जो वायदा बाजार श्रायोग द्वारा समय-समय पर दिए जाएं।

फा॰ स॰ 12(5)-प्राई०टी०/78]

- S.O. 1064.—The Central Government having considered, in consultation with the Forward Markets Commission, the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), by Southern Gujarat Cotton Dealers' Association, Surat, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by Section 6 of the said Act, recognition to the said Association for a further period of one year from the 16th April, 1978 to the 15th April, 1979 (both days inclusive), in respect of forward contracts in cotton.
- 2. The recognition hereby granted is subject to the condition that the sald Association shall comply with such directions, as may, from time to time, be given by the Forward Markets Commission.

[F. No. 12(5)-IT/78]

कां आं 1065 :--- केन्द्रीय सरकार, क्षिप्रम संविदा (विनियमन) प्रधिनियम, 1952 (1952 का 74) की धारा 5 के प्रधीन प्रहमवाबाद काटन भर्बेंट्स एसोसिएशन, प्रहमवाबाद द्वारा मान्यता के नवीकरण के लिये किये प्रावेदन पर वायवा बाजार के परामर्श से विचार करके धौर यह समाधान हो जाने पर कि ऐसा करना व्यापार के हित में धौर लोकहित में भी होगा, एतव्धारा उक्त प्रधिनियम की धारा 6 के द्वारा प्रदक्त शक्तियों का प्रयोग करने हुए उक्त एसोसिएशन को कपास की प्रश्रिम संविदाधों के बारे में, 16 प्रप्रैल, 1978 से 15 प्रप्रैल, 1979 (जिसमें ये दोनों दिन भी सम्मिलत है) की एक वर्ष की प्रतिरिक्त कालाविध के लिए मान्यता प्रवान करती है)।

2. एतव्हारा प्रदत्त मान्यता इस शर्त के घधीन है कि उक्त एसो-सिएशन ऐसे निदेशों का अनुपालन करेगी जो वायदा बाजार भायोग द्वारा समर्थसमय पर दिए जाएं।

> [मिसिल संख्या 12(6)-माई०टी०/78] वी० श्रीनिवासन, उप-सचिव

s.O. 1065.—The Central Government having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under Section of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by the Ahmedabad Cotton Merchants' Association, Ahmedabad, and being satisfied that it would be in the interest

of the trade and also in the public interest so to do, hereby grants, in exercise of the power, conferred by Section 6 of the said Act, recognition to the said Association for a further period of one year from the 16th April, 1978 to the 15th April, 1979, (both days inclusive) in respect of forward contracts in cotton.

2. The recognition hereby granted is subject to the condition that the said Association shall comply with such directions, as may, from time to time, be given by the Forward Markets Commission.

[F. No. 12(6)-IT-78]

V. SRINIVASAN, Dy. Secy.

वाणिज्य, नागरिक पूर्ति तथा सहकारिता मंत्रालय (निर्यात संवर्धन विभाग)

नर्ड दिल्ली, 16 मार्च, 1978 (समुत्री उत्पाद निर्यात विकास नियंत्रण)

कार आ 1066. — प्रमुद्धी उत्पाद निर्मात विकास प्राधिकरण प्रधिनियम, 1972 (1972 का 13) की धारा 4 की उप धारा 3 के खंड (क) द्वारा प्रवत्त प्राक्तियों का प्रयोग करते हुए केन्द्रीय सरकार थी एम० गोपालन, प्राई०ए०एम० को 16 मार्च 1978 के प्रविक्त से तीन वर्षों की प्रविध के लिए समुद्री उत्पाद निर्मात विकास प्राधिकरण कोचीन के प्रध्यक्ष के रूप में नियक्त करती है।

[फाइल स०1/एम-3/77-ई०पी०(एग्री-I)] श्ररूण कुमार, उप मिव

MINISTRY OF COMMERCE, CIVIL SUPPLIES & COOPERATION

(Department of Export Promotion)

New Delhi, the 16th March, 1978 (Marine Products Industry Development Control)

5.0. 1066.—In exercise of the powers conferred by clause (a) of sub-section 3 of Section 4 of the Marine Products Export Development Authority Act, 1972, (13 of 1972), the

Central Government appoints Shri S. Gopalan, I.A.S., as Chairman, Marine Products Export Development Authority. Cochin from the forenoon of 16th March, 1978, for a period of three years.

[File No. 1/M-3/77-EP. (Agri. I)] ARUN KUMAR, Dy. Secy.

पर्यटन और नागर विमानन मंत्रालय

नई दिल्ली, 30 मार्च, 1978

कां आ 1067.—वायुयान नियम, 1937 के नियम 75 द्वारा प्रवत्त मिल्यों का प्रयोग करते हुए केन्द्रीय सरकार एतपुद्वारा उस समय की भविष को आगे बढ़ाकर 30 जून, 1978 करती है जिस बीच भारत सरकार के पर्यटन और नागर विमानन मंत्रालय द्वारा अपनी अधिभूचना सं ए०वीं 15013/1/78-ए, विनांक 7 जनवरी, 1978 द्वारा मियुक्त किए गए जांच न्यायालय से आशा की जाती है कि वह उपमुक्त अधिभूचना में विनिविष्ट मामलों थर अपनी जांच का कार्य समान्त कर लेगा और उसकी रिपोर्ट केन्द्रीय सरकार को दे देगा।

[फा॰ सं॰ ए॰वी॰ 15013/1/78-ए॰] एस॰ एकाम्बरम्, उप सचिव

MINISTRY OF FOURISM & CIVIL AVIATION

New Delhi, the 30th March, 1978

8.0. 1067.—In exercise of the powers conferred by rule 75 of the Aircraft Rules, 1937, the Central Government hereby extends upto 30th June, 1978, the period of time within which the Court of Inquiry appointed by the Government of India in the Ministry of Tourism and Civil Aviation vide Notification No. AV. 15013/1/78-A dated 7th January, 1978, will be expected to complete its inquiry into the matters specified in the notification mentioned above, and report to the Central Government.

[F. No. AV. 15013/1/78-A] S EKAMBARAM. Dy. Secv.

कृषि और सिंचाई मंद्रालय (पाम विकास विभाग)

नई दिल्ली, 13 मार्च, 1978

कार आर 1068 — केसर श्रेणीकरण और चिह्नांकन नियम, 1973 में संशोधन करने के लिए निम्नलिखित प्रारूप, जिसे केन्द्रीय सरकार, कृषि उपज (श्रेणीकरण और चिह्नांकन) अधिनियम, 1977 (1937 का 1) की धारा 3 द्वारा प्रवत्त शक्तियों का उपयोग करते हुए, बनाने की प्रस्थापना करती है उन्ह धारा की अपेक्षानुसार उन सभी व्यक्तियों को जानकारी के लिए, जिनके उसके द्वारा प्रभावित होने की संभावना है, प्रकाशित करती है और सूचना देती है कि उक्त संशोधन के प्रारूप पर, राजपत्न में इस प्रधिसूचना के प्रकाशित होने की तारीख से 45 दिन के पश्चात् विचार किया जाएगा।

उक्त प्रारूप की बाबत, विनिर्दिष्ट तारीख से पूर्व किसी व्यक्ति से प्राप्त ग्राक्षेप या सुझात्र पर केन्द्रीय सरकार विचार करेगी।

नियम

1. इन नियमों का संक्षिप्त नाम केमर श्रेणीकरण ग्रीर चिल्लाकन (संशोधन) नियम, 1977 है।

2. केसर श्रेणीकरण और चिह्नांकन नियम, 1973 में प्रनुसूची-1 के स्थान पर निम्निसिखित अनुसूची. रखी जाएगी, प्रयात् :---

अनुसूची ${f I}$

(नियम ३ ग्रीर 4 देखिए)

भारत के उत्पादित केसर का श्रेणी ग्रभिधान ग्रीर क्वालिटी की परिभाषा

क्रम ਜੌ-	श्रेणी मभिधान				f	वेशेष सक्षण					सामान्य लक्षण
सं∘		रंग	पुष्पक्षय भारतवेंस्तु का भ्रधिक- सम	पदार्थ का प्रक्षि- तम	103° सी पर वाष्पशील पदार्थ भार के भनुसार भार भार भार भार	भार के श्रनुसार कुल भस्म % श्रधिकतम	भार के श्रनुसार एच०सी० एल० में श्रविलेय भरम % श्रविकतम	भार के ध्रनुसार जलीय निको का % स्यूपतम	भार के धनुसार इ. कुल नाइट्रोजन का % न्यूनतम		
1	2	3	4	5	6	. 7	8	9	10		11
1.	— विशेष	गहरा लाल	5	0.5	14	8.0*	1.5*	55.0*	2*	केसर	
	मानक झविनिर्विष्ट @	हस्का लाल से चमकीला लाल	15	1.0		8.0*	1.5*	55.0** 	2** 	(ক)	वनस्पति शास्त्र में कोक्स सटा- इवस लिनायस नाम से जात पौधे के सूखे, पूर्ण, काटे गए या टुकड़े किए गये बून्स होंगे।
										(ৰ)	तिक्त भीर हल्के तीखे स्वाव सहित, तीक्षण, सुगंध, मधुर भीर हल्की धायोबीन की गंध के लक्षणों की होगी तथा बाह्य स्वाद या गंध, विशेष रूप से फफ्री गंध या स्वाद से मुक्त होगी।
										(ग)	जीविस कीटों भौर फफ्टी से मुक्त होगी तथा ऐसे भावधंन सहिस जो किसी मामले विशेष में भावप्यक हों, नंगी भांख से दिखाई पड़ने वाले (भसाधारण दृष्टि के लिए, यवि भावप्यक हो तो ठीक करके) व्यावहारिक रूप से मुक्त कीटों, कीट-शरीर मागों भीर कुन्तक प्राणियों के संदूषण से मुक्त होंगी; और
										(ঘ)) में कोई बाह्य रंजक पदार्थ न मिलाहुचाहो।

परिभाषाएं: (1) पुष्पक्षयः कोकस सटाइवस लिनायस पुष्प के पीले तुन्तु, पराग, तुकेशर, भंडाक्षया का भास ग्रीर भ्रश्य भाग 1 आह्य पवार्थः रेत, मिट्टी, धूल, पत्ती, बंठल, भूसा श्रीर भन्य वनस्पति पदार्थः।

टिप्पणी: * गुष्क माधार पर प्रभात् स्तम्भ 6 में गणना के मनुसार 103° से पर वाष्पणील पवार्थ नभी भीर वाष्पणील पवार्थमूकह सस्वयुरिक एसिड-बाइकेनिलप्थमीन परीक्षण पाजिटिव होगा। पुष्पक्षय मन्तैवस्यु मानक विधि द्वारा निर्धारित की जाएगी।

श्रवितिर्दिष्टः @अविनिर्दिष्ट श्रेणी की केसर का निर्यात केता और विकेता के मध्य हुए करार के श्रनुसार एक निश्चित कम से ही किया जाएगा, ग्रौर वह श्रमुसूची के स्तम्भ 5 के ग्रन्सर्गत बताई गयी सीमा के भीतर ही होगा।

MINISTRY OF AGRICULTURE & IRRIGATION

(Department of Rural Development)

New Delhi, the 13th March, 1978

S. O. 1068.—The following draft to amend the Saffron Grading and Marking Rules, 1973 which the Central Government proposed to make in exercise of the powers conferred by section 3 of Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is hereby published as required by the said section for the information of all persons likely to be affected thereby and notice is given that the said draft amendment shall be taken into consideration after 45 days from the date of publication of this notification in the Official Gazette.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified, shall be considered by the Central Government.

RULES

- 1. These rules may be called the Saffron Grading and Marking (Amendment) Rules, 1978.
- 2. In the Sasiron Grading and Marking Rules, 1973, for the existing Scheduled I, the following Schedule shall be substituted, namely:-

SCHEDULE 1 (See rules 3 and 4)

Grade designations and definition of quality of Sasiron produced in India

S. Grade Dc- No. signation					Special	Character	istics	~			General Characteristics
		on	Floral waste content per cent Maximum		Matter volatile at 103°C % by weig Maxlmum	_	Ash in soluble in HCL % by um weight Maximum	Aqueous extract % by weight Minimum	Total Nitroger % by weight Minimu		
1	2	3	4	5	6	7	8	9	10		11
	Special Standard	Deep red Light reddish to bright red.	5 15	0.5	14 14	8.0* 8.0*	1,5* 1.5*	55,0* 55.0*	2* 2*	(a)	be the dried full, cut or broken stigmas of the plant botanically known as Crocus sativus Linnaeus; have the characteristics strong, aromatic, pleasant and slightly iodinated smell with bitter and slightly pungent taste and be free from any foreign taste or smell specially the musty smell or taste.
										(d)	and moulds and shall be free from dead insects, insect fragments and rodent contamination visible to the naked eye (corrected, if necessary for abnor- mal vision) with such mag- nification as may be nece- ssary in any particular case; and not contain any added
3	Non-spe			1.0 %		·		_	•	_	foreign colouring matter.

Definitions:— (1) Floral waste: Yellow filaments, pollen, stamens, part of ovary and other parts of the flower of Crocus sativus Linnaeous

Note:— (*) Foreign matter:—Sand, earth, dust, leaf, stem, chaff and other vegetable matter. On dry basis i. e. moisture and volatile matter free basis as calculated from column 6 matter volatile at 103°C. Sulphuric acid—Diphenylamine test shall be positive, floral waste content shall be determined by standard method.

Non-specified @ Saffron under non-specified grade shall be exported only against the agreement between the buyers and sellers in a firm order, subject to limitations as mentioned under column 5 of the Schedule.

[No. F. 13-5/73-AM] A. K. AGARWAL, Dy. Secy.

संचार मंद्रालय

नई दिल्ली, 16 मार्च, 1978

का॰ आ॰ 1069.—केन्द्रीय सरकार, राजमाथा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम, 1976 के नियम 10 के उपनियम (4) के प्रमुख्यण संघटन (मुख्यालय) संचार मंद्रालय को, जिसके कर्मचारीवृन्व ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, श्रसिसुस्थित करती है।

[सं • र 12017/1/76-हिस्सी]

रवबीर सिंह प्रप्रवाल, उप सचिव

MINISTRY OF COMMUNICATIONS

New Delhi, the 16th March, 1978

S.O. 1069.—In pursuance of Sub-rule 4 of Rule 10 of the Official Languages (use for official purposes of the Union) Rules, 1976, the Central Government hereby notifies the Monitoring Organisation (Headquarters) of the Ministry of Communications, the staff whereof have acquired the working knowledge of Hindi.

[No. E. 12017/1/76-Hindf] R. S. AGGARWAL, Dy. Secy.

(डाक-तार बोर्ड)

नई विस्ली, 31 मार्च, 1978

कार आर 1070.—संख्या 627, दिनांक 8 मार्ज, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने कोटकपुरा टेलीफोन केन्द्र में विनाक 1-5-78 से प्रमाणित दर प्रणाली लागू करने का नियमय किया है।

[संख्या 5-5/78 पी०एच०बी०]

P&T BOARD

New Delhi, the 31st March, 1978

S.O. 1070.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627, dated 8th March, 1960, the Director-General Posts and Telegraphs, hereby specifics the 1-5-1978 as the date on which the Measured Rate System will be introduced in Kot-Kapura Telephone Exchange, N.W. Circle.

[No. 5-5/78-PHB]

नई दिल्ली, 3 मप्रैल, 1978

का॰ आ॰ 1071.—स्थायी ग्रावेश संख्या 627, विनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 5GI/78—4

434 के खंड III के पैरा (क) के अनुसार डाक-सार महानिदेशक ने नीलेश्वर टेलीफोन केन्द्र में दिनांक 1-5-78 से प्रमापित कर प्रणाली लागु करने का निश्चय किया है।

[सं॰ 5-10/78-पी॰ ए**च**॰ मी॰]

New Delhi, the 3rd April, 1978

S.O. 1071.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627, dated 8th March, 1960, the Director-General, Posts and Telegraphs, hereby specifies the 1-5-1978 as the date on which the Measured Rate System will be introduced in Nileswar Telephone Exchange, Kerala Circle.

[No. 5-10/78-PHB]

नई दिल्ली, 5 अप्रैल, 1978

कार आर 1072.—कार ग्रार संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए, भारतीय तार नियम, 1951 के मियम 434 के खंड III के पैरा (क) के धनुसार डाक-तार महानिवेशक ने कोन्टाई टेलीफोन केन्द्र में दिनांक 1-5-78 से प्रमापित दर प्रणाली लागू करने का निश्चय किया है।

[सं॰ 5-4/78-पी॰ एच॰ बी॰]

New Delhi, the 5th April, 1978

S.O. 1072.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S. O. No. 627, dated 8th March, 1960, the Director-General, Posts and Telegraphs, hereby specifies the 1-5-78 as the date on which the Measured Rate System will be introduced in Contai Telephone Exchange, W. Bengal Circle.

[No. 5-4/78-PHB]

का०आ० 1073.—का० घा० संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के प्रनुसार डाक-तार महानिवेशक ने कैपाधुर टेलीफोन केन्द्र में दिनांक 1-5-78 से प्रमापित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-10/78-पी०एच०बी०] भ्रार० सी० कटारिया, सहायक महानिवेशक (पी०एच०बी०)

S.O. 1073.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951. as introduced by S. O. No. 627, dated 8th March, 1960, the Director-General, Posts and Telegraphs, hereby specifies the 1-5-78 as the date on which the Meassured Rate System will be introduced in Kaipathur Telephone Exchange, Kerala Circle.

[No. 5-10/78-PHB] R. C. KATARIA, Assistant Director-General (PHB)

मई दिल्ली, 5 मप्रैल, 1978

का अग 1074.—हलिया टैलीफोन एक्सचेंज व्यवस्था के स्थानीय क्षेत्र में बवली किये जाने की बाबत जिम लोगों पर इस परिवर्तन का प्रभाव पड़ने की संभावना है एक सर्वसाधारण सूचना उन सबकी जानकारी के लिये जैसा कि भारतीय तार नियमावली, 1951 के नियम 434(iii)(बी बी) में घपेक्षित है हलिया में चालू समाचार पन्नों में निकाला गया था धीर उनसे कहा गया था कि इस बारें में यदि उन्हें कोई धापत्ति हो तो उनके कोई सुझाव हों तो वे इस सूचना के प्रकाणित होने की तारीख से 30 दिनों के भीतर भेजने का कष्ट करें।

जक्त सूचना सर्वेसाधारण की जानकारी के लिये 1-5-1977 के श्रंग्रेजी वैनिक 'स्टेट्समेंन' भीर 1-5-77 के हिम्बी वैनिक 'सन्मार्ग' में प्रकाणित कराई गई थी ।

उक्त सूचना के उत्तर में जनसाधारण से कोई ग्रापित्तयां ग्रीर सुझाव प्राप्त नहीं हुए।

इसिलये ग्रव उक्त नियमाधली के नियम 434(iii)(बी बी) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए महानिदेशक, आफ-तार ने घोषित किया है कि तारीख 15-4-78 से हलदिया का स्थानीय संशोधित केंद्र इस प्रकार होगा :----

हलविया ढेलीफोन एक्सचेंज व्यवस्मा :

हलदिया का स्थानीय क्षेत्र वही होगा जोकि हलदिया टाउनिशिष के अन्तर्गत पड़ता है, जैसा कि अधिसूचना संख्या 9814 टी॰एण्ड सी॰पी॰/ 3ए-12/76(1) दिनांक 28-12-1976 में घोषित किया गया था जो पश्चिमी बंगाल के 28-12-76 के असाधारण राजपत्न में प्रकाशित हुआ था किन्तु वे टैलीफोन प्रयोगकर्ता जो कि हलदिया टाउनिशिप सीमा के बाहर स्थित हैं किन्तु जिन्हें हलदिया और हुगली टैलीफोन एक्सचेंज व्यवस्था से सेवा प्रदान होती है वे इस व्यवस्था के किसी भी एक्सचेंज क्षेत्र से जब तक 5 किलोमीटर दूरी के भीतर स्थित रहेंगे और इस व्यवस्था से जुड़े रहेंगे तब तक स्थानीय मुक्क दर से अवायगी करेंगे।

[सं• 3-18/76-पी॰एच॰ थी॰] पी॰एन॰ कौल, निदेशक फोन (र्ष)

New Delhi, the 5th April, 1978

S.O. 1074.—Whereas a public notice for revising the local area of Haldia Telephone Exchange System was published as required by rule 434(III)(bb) of the Indian Telegraph Rules, 1951 in the Newspapers in circulation at Haldia, inviting objections and suggestions from all persons likely to be affected thereby, within a period of 30 days from the date of publication of the notice in the Newspapers;

And whereas the said notice was made available to the public on 1-5-1977 in English Daily "Statesman" and on 1-5-1977 in Hindi Daily 'Sanmarg'.

And whereas no objections and suggestions have been received from the public on the said notice;

Now, therefore, in exercise of the power conferred by rule 434(III)(bb) of the said Rules, the Director General Posts and Telegraphs hereby declares that with effect from 15-4-1978 the revised local area of Haldia shall be as under:

Haldia Telephone Exchange System

The local area of Haldia shall cover an area falling under the jurisdication of Haldia Township as declared vide notification No. 9814 T&CP/3A-13/76(1) dated 28-12-1976 published in West Bengal extra ordinary Gazette dated 28th Dec., 1976; Provided that the telephone subscribers located outside the area under Haldia township as described above shall continue to pay local tariffs as long as they are located within 5 KMs of any Exchange of this system and remain connected to it, provided further that this limit of 5 KMs shall be restricted to rivers Hooghil and Haldi.

[No. 3-18/76-PHB] P. N. KAUL, Director of Phones (E)

निर्माण और आवास मंत्रालय

नई विल्ली, 3 मप्रैल, 1978

का०आर० 1075.—राष्ट्रपति, मूल नियमों के नियम 45 द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, सरकारी निवास-स्थान भावंटन (विल्ली में साधारण पूल) नियम, 1963 में भौर संशोधन करने के लिए निम्नलिखित नियम बनाते हैं, भर्षात् :—

- (1) इन नियमों का नाम सरकारी निवास-स्थान प्रावंटन (विस्ली में साधारण पूल) दितीय संशोधन नियम, 1978 है।
 - (2) ये राजपन्न में प्रकाशन की तारीख को प्रवृत्त होंगे।
- 2. सरकारी निवास-स्थान भाषंटन (विल्ली में साधारण पूल) नियम, 1963 में भनुपूरक नियम 317-ख-20 में, उपनियम (2क) का क्षोप किया जाएगा।

[फा॰ सं॰ 12033 (15)/77-पो॰-1]] जी॰ रामचन्द्रम, उप निदेशक, संपदा (पालिसी श्रीर प्रशासन)

MINISTRY OF WORKS AND HOUSING

New Delhi, the 3rd April, 1978

- S.O. 1075.—In exercise of the powers conferred by rule, 45 of the Fundamental Rules, the President hereby makes the following rules, further to amend the Allotment of Government Residences (General Pool in Delhi) Rules, 1963. namely:—
- 1. (1) These rules may be called the Allotment of Government Residences (General Pool in Delhi) Second Amendment Rules, 1978.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Allotment of Government Residences (General Pool in Delhi), Rules, 1963, in Supplementary Rule 317B-20, sub-rules (2A) shall be omitted.

[File No. 12033(15)/77-Pol. II]
G. RAMACHANDRAN, Dy. Director of Estates
(Admn, & Policy)

निर्माण, आवास, पूर्त्सि और पुनर्वास मंत्रालक (पुनर्वास विभाग) (बंदोबस्त खंड) नर्ड दिल्ली, 2 भार्च, 1978

का. आ. 1076.—विस्थाणित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954) का 44) की धारा 3 की उपधारा (1) इवारा प्रदेश्त शक्तियों का प्रयोग करने हुए केन्द्रीय सरकार इसके द्वारा पुनर्वास विभाग में निवंशक के रूप में कार्य कर रहे, श्री एम. सी. वर्मा को उक्त अधिनियम इवारा या उसके अधीन मुख्य बन्दोबस्त आयुक्त को साँपे गए कार्यों को निष्पादित करने के लिए, तस्काल प्रभाव से, मुख्य बन्दोबस्त आयुक्त के रूप में नियुक्त करती हैं।

यह इस विभाग की अधिसूनना संख्या ए-36016(1)/75-प्रशा. (राज.)/वं. विं. दिनाक 12 जुलाई, 1977 का अतिक्रमण करती हैं। [संख्या ए-36016(1)/75-प्रशा०(राज०)/बं०वि०] सीहन लाल मेंदिरस्ता, अवर सचिव

MINISTRY OF WORKS & HOUSING, SUPPLY & REHABILITATION

(Department of Rehabilitation)

(Settlement Wing)

New Delhi, the 2nd March, 1978

s.O. 1076.—In exercise of the powers conferred by subsection (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri M. C. Verma, Director in the Department of Rehabilitation as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Chief Settlement Commissioner by or under the said Act with immediate effect.

This supersedes this Department Notification No. A-36016 (1)/75-Ad (GZ)/SW dated the 12th July, 1977.

[No. A. 36016(1)/75-Ad(GZ/SW)] S. L. MEDIRATTA, Under Secy.

नई दिल्ली, 4 अप्रेंल, 1978

का. आ. 1077.—िवस्थापित व्यक्ति (प्रतिकार तथा पुनर्वास) अधिनयम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) इवारा प्रदत्त शक्तियों का गयोग करते हुए केन्द्रीय सरकार इसके इवारा पुनर्वास विभाग में निदेशक के रूप में कार्य कर रहे, श्री कौशत कुमार को श्री एम. सी. वर्मा के स्थान पर उक्त अधिन्यम इवारा था उसके अधीन मुख्य बन्दाबस्त आयुक्त को साँधि गये कार्यों को निष्पादित करने के लिए, तत्काल प्रभाव से, मुख्य बन्दाबस्त आयुक्त के रूप में नियुक्त करती हैं।

[संख्या ए 36016(1)/75-प्रशा. (राज.)वं. वि.]

New Delhi, the 4th April, 1978

S.O. 1077.—In exercise of the powers conferred by subsection (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Kaushal Kumar, Director in the Department of Rehabilitation as Chief Settlement Commissioner for the purpose of performing the functions assigned to such Chief Settlement Commissioner by or under the said Act with immediate effect vice Shri M. C. Verma.

[No. A-36016(1)/75-Ad(GZ)/SW]

पूर्ति और पूनर्वास मंत्रालय (पुनर्वास विभाग)

म**ई वि**रुली, 15 मा**र्च**, 1978

कां० आ० 1078:——निष्कान्त सम्पत्ति प्रशासन, प्रधिनियम, 1950 (1950 का 31) की धारा 5 द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए तथा भारत सरकार, पूर्ति और पुनर्वास मंत्रालय, पुनर्वास विभाग की प्रधिसूचना संख्या 1(30)/वि०से०/75-एस०एस० II दिनांक 25 जुलाई, 1977 को अतिक्रमण करते हुए, केन्द्रीय गरकार इसके द्वारा राजस्थान सरकार, पुनर्वास विभाग में प्रायुक्त-सह-सचिव, श्री प्रायन्दी लाल कंगटा

को, उक्त प्रधिनियम क द्वारा या उसके प्रधीन राज्य में निष्कान्त सम्पत्तियों के संबंध में उपमहाभिरक्षक को सौंपे गए कार्यों को निष्पादित करने के लिए, राजस्थान राज्य के लिए उप महाभिरक्षक के रूप में नियुक्त करती है।

> [स॰ 1 (30)/वि॰से-/75 एस॰एस॰-П] बीना नाथ भसीजा, संयुक्त निवेशक

MINISTRY OF SUPPLY & REHABILITATION

(Department of Rchabilitation)

New Delhi, the 15th March, 1978

S.O. 1078.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950) and in supersession of the Government of India in the Ministry of Supply and Rehabilitation (Department of Rehabilitation), New Delhi Notification No. 1(30)/Spl.Cell/75-SS. II dated the 25th July, 1977, the Central Government hereby appoints Shri Anandi Lal Roongta, Commissioner-cum-Secretary, Rehabilitation Department, Government of Rajasthan as Deputy Custodian General of Evacuee Property for the State of Rajsthan for the purpose of discharging the duties imposed on such Deputy Custodian General by or under the said Act in respect of evacuee properties in the State.

[No. 1(30)/Spl. Cell/75-SS.II]D. N. ASIJA, Jt. Director.

नई दिल्ली, 20 मार्च, 1978

का॰ आ॰ 1079:——निष्कान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 55 की उपधारा (3) द्वारा मुझे प्रदत्त की गई शक्तियों का प्रयोग करते हुए और भारत सरकार के पूर्ति और पुनर्वास संज्ञालय (पुनर्वास विभाग) नई विल्ली की अधिसूचना संख्या 1(30)/विशेष सेल/75-एस०एस०-II दिनौंक 25 जुलाई, 1977 का अधिक्रमण करते हुए मैं इसके द्वारा इस विभाग की अधिसूचना संख्या 1(30) विशेष सेल/75-एस०एस०-II विनौंक 15 मार्च, 1978 द्वारा राजस्थान राज्य के लिए नियुक्त किए गए उपमहाभिरक्षक श्री आनन्दी लाल कंगटा को महाभिरक्षक को निम्न शक्तियाँ सौंपता हूं:—

- (i) मधिनियम की धारा 24 तथा 27 के मधीन शक्तियाँ।
- (ii) प्रधिनियम की धारा 10(2)(0) के प्रधीन सम्पत्तियों के हस्तौतरण की अनुमित वेने की शक्तियाँ।
- (iii) निष्कान्त सम्पत्ति प्रशासन (केन्द्रीय) नियम, 1950 के नियम 30-क के प्रधीन भामलों के हस्तौतरण की शक्तियाँ।

[संख्या 1 (30)/निशेष सेल/75-एस०एस०-II] प्रशोक चन्द्र बाँग्रोपाध्याय, महाभिरक्षक

New Delhi, the 20th March, 1978

- S.O. 1079.—In exercise of the powers conferred on me as Custodian General by sub-Section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950) and in supersession of the Government of India in the Ministry of Supply and Rehabilitation (Department of Rehabilitation), New Delhi Notification No. 1(30)/Spl. Cell/75-SS.II dated the 25th July, 1977, I hereby delegate to Shri Anandi Lal Roongta, Deputy Custodian General for the State of Rajasthan appointed vide this Department's Notification No. 1(30)/Spl.Cell/75-SS.II dated the 15th March, 1978, the following powers of the Custodian General:—
 - (i) Powers under sections 24 and 27 of the Act.
 - (ii) Powers of approval of transfer of any of evacuee property under Section 10(2)(0) of the Act.
 - (iii) Powers of transfer of cases under Rule 30-A of the Administration of Evacuee Property (Central) Rules, 1950.

[No. 1(30)/Spl. Ceil/75-SS.II]
A. C. BANDYOPADHYAY, Custodian General.

MINISTRY OF LABOUR

New Delhi, the 28th March, 1978

S.O. 1080.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Govt. hereby publishes the following award of the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court, Jabalpur, in the industrial dispute between the employers in relation to the management of Bhilai Steel Plant, District Durg and their workmen which was received by the Central Government on 21-3-1978.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT AT JABALPUR (M.P.) Case Ref., No. CGIT/LC(R)(26)/1976

PARTIES:

Employers in relation to the management of Bhilal Steel Plant, District Durg and their workmen represented through the Samyukta Khadan Mazdoor Sangh (AITUC) P.O. Nandini Mines, District Durg (M.P.)

APPEARANCES:

For Union
For Management

Shri P. S. Nair, Advocate Shri M. N. Vyas, Advocate

INDUSTRY: STEEL DISTRICT: DURG(M.P.)

Dated: March 15, 1978

AWARD

This is a reference made by the Government of India in the Ministry of Labour vide it's Order No. L-26011/20/74-LR-IV-D-IV(B) Dated 9th April, 1975 of the following industrial dispute for adjudication by this Tribunal:

"Whether the workmen employed by the Bhilai Steel Plant in its captive Mines are entitled to receive profit sharing bonus under the Payment of Bonus Act, 1965 (21 of 1965) at the rate of 8.33 per cent only or more for the accounting year 1973-74? If more, at what rate?"

- 2. With reference to Section 3 of the Payment of Bonus Act, 1965 and in view of the clear pronouncement made in Alloy Steel Project Vs. Their workmen (1971 (3) SCLJ p. 801) it is now the settled position of law and hence it has not been disputed that the Bhilal Steel Plant, hereinafter called as R.S.P., is a separate establishment of the Company, Hindustan Steel Limited, hereinafter called the H.S.L., because separate Balance Sheet and Profit and Loss Accounts are prepared with respect to it. The management of B.S.P. declared that the Plant and it's captive Mines earned a net profit of Rs. 17.78 crores in the accounting year 1973-74 hence statutory minimum bonus of 8.33 per cent was declared by the management as payable to the workmen under the provisions of Payment of Bonus Act, 1965. The Union there upon served a strike notice claiming profit sharing bonus at the rate of 20 per cent. On failure of cancillation proceedings both the parties agreed to refer the dispute to this Tribunal for adjudication and accordingly the reference has been made as above.
- 3. Payment of Bonus Act, 1965 has come into force with effect from August 28, 1965. Section 2 defines amongst other expressions, 'accounting year', which is the year 1973-74 in the present case, as 'allocable surplus'. 'available surplus' and 'gross profits' which are to be calculated according to the schedules given at the end of the unamended Act as it was then in force. Section 3 speaks of 'establishments' as said in the opening sentence of para 2 above. Section 5 provides for computation of available surplus. Section 6 deals with items to be deducted as prior charges from gross profits. Schedule II (Present Schedule III) speaks of return on paid up equity share capital at the rate of 8.5 per cent. Section 10 speaks of payment of minimum bonus while Section 11 speaks of the maximum at the rate of 20 per cent of the wages. Section 23 raises a presumption of the correctness of the Balance-sheet and Profit

and Loss Accounts about which an elaborate order was already passed by this Tribunal on 4th January, 1978.

- 4. A perusal of this Scheme of the Act makes it clear that, 'bonus for a particular year will have to be computed in accordance with the provisions of the Act on the basis of gross profits which are determined at the close of the accounting year. The Act itself provides as to how gross profits are to be calculated and available and allocable surplus are to be arrived at'. (See Binlay Ltd. Vs. Their workmen (1972) (9) SCLJ 93).
- 5. After admitting the figures in the Balance-sheet and Profit and Loss Accounts of B.S.P. establishment (pages 161 and 162-63 respectivey of the 20th Report of E.S.L. and after seeking clarifications the Union mainly objected to the deductions of direct taxes to the extent of 1311.68 lacs and return of 1809.22 lacs on paid up equity share capital of 2128.5 lacs at the rate of 8.5 percent, besides raising objections to other comparatively minor items involved in the calculation of allocable surplus. The amounts involved in the disputed items can be explained as follows.
- 6. It was not clear to the Union vide para 5 and 6 of their written statement as to how an amount of Rs. 189.86 lacs was added back as bonus to the employees. A clarification on this point was given by the management in paras 5 and 6(ii) of their rejoinder dated 4-8-1976. Schedule 13 of the Accounts of B.S.P. (page 179 of the Report), which gives the split of the sum of Rs. 3999.77 lacs debited to expenses under the head 'Payments to Provision for Employees' in Profit and Loss Accounts at page 163, shows that under Item No. 2 Rs. 211.26 were provided in the current year for payment of bonus to employees. Vide Schedule 16 (page 183) Rs. 351.33 lacs was the expenditure on expansion. The break up of it is given in Ex. M/40. According to that break up this sum of 351.23 includes an amount of Rs. 21.40 lacs towards bonus. This amount of Rs. 21.40 lacs of bonus provided under expansion, if substracted from the sum of Rs. 211.26, brings the net amount of bonus for operation to Rs. 189.86 lacs. Hence only that amount of Rs. 189.86 lacs and not the total of Rs. 211.26 lacs has been added back. This adding back is necessary as per schedule given at the end of the Act. Moreover according to the law laid down in Metal Box Company Vs. Their workmen (8 SCLJ 74) the bonus has to be added back for the purpose of calculating the taxable income. As such vide Ex. M/43 this amount of bonus of Rs. 189.85 lacs has been added back for the purpose of calculating the taxable income. According to the schedule also the bonus paid to the employees is to be added back for the purpose of calculation the gross profits. There is thus no confusion so far as this item is concerned.
- 7. The Union raised an objection that the adjustments pertaining to earlier years were not added to the income. In Profit and Loss Account at page 162 under the head 'Adjustments pertaining to earlier years' an amount of Rs. 239.08 lacs has been added towards expenses and not towards income The break up of this amount is given in Schedule 11 at page 177. This break up goes to show that after adjusting the credit entries a balance of Rs. 239.08 remains outstanding on the debit side. Thus the amount had to be added to the expenses. Had there been balance on the credit side then only could it be added to the income. The objection thus appears to be based on misapprehension of accounts and has no force.
- 8. The next item relates to Rs. 199.98 lacs said to have been appropriated by the Company when it should have been added back in computing the gross profits against 'Any other reserve'. There is no such item in the chart relating to the calculation of gross profits hence the objection has no force.
- 9. Another objection relates to the deduction of export of subsidy of Rs. 12.32 lacs. In Ambika Mills Ltd. Vs. Textile Workers Association, Ahmedabad (1973) (10) SCLI 269(272-73) the meanings of the word 'subsidy' as given in various Dictionaries and Law Laxicons, have been reproduced and the Supreme ourt thereafter approved the calculation of the Tribunal that in the absence of the definition of the term 'subsidy' in the Act, it is to be understood in its ordinary connotation to mean 'support' assistance or grant by the Government or body corporate'. In the present case there is no question of any grant from any body corporate The Court proceeded further to say at page 275 that it appreciated the stand that subsidy should not be deducted for calculating the allocable surplus for the purpose of bonus as workers share in the production of goods on which such subsidy is

usually given, yet the remedy lies with the legislature and 'the subsidy must be deducted as long as the statute stands as it is. However it should be restricted to direct cash subsidies only.' There is nothing to show that this export subsidy of 12.82 lacs was not a direct cash subsidy given by the Government. Hence the deduction was justified. The total of Rs. 442.11 lacs mentioned in Schedule 9, which includes this provision of export subsidy, finds mention in the head of other income in Profit and Loss Account. Second Schedule item no. 6(g) (which was the Third schedule at the relevant time) mentions that the subsidy received from the Government will have to be deducted for calculating the available surplus as discussed above in the Supreme Court's case. The objection has thus no force.

10. In para 2 of the rejoinder dated 6-12-1976 the Union raised an objection that the making of the provision of 322.50 lacs in the Balance-sheet of 1973-74 to cover diminition in value of insurance spares was not justified because similar provision was not made in the Balance-sheet of 1975-76. The position in this respect in the Balance-sheet of 1975-76. The position in this respect in the Balance-sheet of the year 1975-76 is not proved in this case. But the management's reply to this objection was given in para 2 on 3-1-1977 that every year provision is made in this respect'. In the year 1973-74 only Rs. 61.76 lacs were provided under this head, vide schedule 15 at page 181. The amount of Rs. 322.50 is the accumulated amount of previous years including this amount of Rs. 16.76 lacs for the current year under this head. This whole of the accumulated amount was never deducted for calculating allocable surplus. The deduction was only to the extent of Rs. 61.76 lacs in the Profit and Loss Account of 1973-74. Such deduction is as per established practice of accountancy as approved by the Board of Directors and Chartered Accountants as well as by the Government Auditors. Learned Counsel for the union conceded that even if this amount is taken out being comparatively insignificant, it will not help the cause of the Union hence he did not want to press it.

11. A provision of Rs. 141.77 lacs has been made for specific liabilities. The union wanted the details which were furnished as Annexure 'A' to the explanation dated 3-6-1977 and necessary papers in support of each item were filed by the management. It will suffice to mention that following exhibits support the following items of Annexure A giving the break up of the provision of Rs. 141.77 lacs for specific liabilities

Item No. 1—See Ex. M/30 to Ex. M/33 and Ex. M/9.

Item No. 2-See Ex. M/10 and Ex. M/11.

Item No. 3—See Ex. M/12.

Item No. 4—See Ex. M/13 to Ex. M/15.

Item No. 5-See Ex. M/35 to Ex. M/37.

Item No. 6-See Ex. M/16 and Ex. M/17.

Item No. 7—See Ex. M₁/18 to Ex. M₁/20.

Item No. 8-See Ex. M/39.

Item No. 9-See Ex. M₁/22.

Item No. 10-See Ex. M/22.

This will show that the provision for specific liabilities is quite reasonable and justified.

12. This brings us to the 2 main objections of the Union which have been vehemently pressed before me and in which substantial amounts are involved. The Union raised as objection that the deduction of the sum of Rs. 1311.87 lacs (Union incorrectly mentioned it as 1211.87 lacs) towards direct taxes from the gross prefits was not justified. To this plea the management gave a reply in para 8 of the rejoinder dated 4-8-1976 that in fact this amount was not deducted in calculating the available surplus. When in fact as per Sec. 6(c) and 7 of the Payment of Bonus Act, 1955 it was a permissible deduction. The management further alleged that if such deduction will be made the allocable surplus shall be further reduced. This stand of the management is not correct. Annexure B to the explanation dated 5-8-1975 submitted by the maragement itself goes to show how allocable surplus was calculated and that clearly mentions this amounts under item B(3) on 2nd page amongst the list of of deductions for computing the total deduction of Rs. 5147.83 lacs. Ex M/43 gives how on the notional taxable income of Rs 2271.63 lacs the tax was calculated at the rate of 57.75 per cent and the figure of 1311.87 lacs was arrived towards notional tax. According to Sec. 6(c) read with Sec. 7 of the Act this amount should

have been deducted for calculating the allocable surplus and the deduction does not seem to be unjustified. In Metal Box Company Vs. Their Workmen (1 SCLJ 732) the mode of computation of direct tax on notional basis has been given as follows:

"The Tribunal must estimate the amount of direct tax on the Balance of gross profits is worked out under Sec. 4 and 6 but without deducting the bonus, then work out he quantum of taxes thereon at rates applicable during that year to the income gains and profits of the employer and after deducting the amount of taxes so worked out arrive at the available surplus."

13. The Union raised an objection to the deduction of the heavy amount towards return of Rs. 1809.22 Jacs on the equity share capital of Rs. 21285 lacs. Reply on this point is contained in para 5 of the management rejoinder dated 13-1-1977. Ex. M/42 indicated that H.S.L. made an allocation of Rs. 21,22.8 lacs to R.S.P. as on 31-3-1973. For this allocation the Resolution must have been passed at the proper time. According to the Second Schedule Clause II in Col. 3 against item no. 1 8.5 per cent of its paid up equity share capital as at the commencement of the accounting year is to be deducted. It is clear that at the commencement of the accounting year 1973-74 the pald up equity share capital was Rs. 2128.5 lacs. Hence the return 8.8 per cent on this amount comes to Rs. 1899.2 lacs. Learned Counsel for the Union has raised two objections in this respect. Firstly according to him the words 'its paid up equity share capital mean that the same should be of the establishment itself and should not be the one allocated by the main Company to its subsidiary branch. In Bagri's Book on Bonus 1976 Edn. page 226 in para 4.4.2 it has been mentioned that it stands to reason that if a unit of a company or Corporation is to be treated separately for the purpose of bonus, the capital and reserves employed therein will need to be remunerated before the available surplus can be computed. Learned Author then deals with a case in subsequent paragraph where the head office provides a part of the capital and reserves of the Company to the unit and the unit arranges its own loan capital and says that it would be appropriate to treat the credit balance of the head office with the unit at the beginning of the accounting year as representing its capital and reserves. In workmen Vs. Management of Millian Jacks and Company [1971 (5) SCLJ 467] it has been specially said that:

"Advances made by the head office to the branch office are not deductible as liabilities because that amount is also treated as a part of the investment by the Company on which the Company should be given the return of 8.5 per cent. It does not, therefore, pertake the nature of the loan on which interest can be charged by the head office from the branch office. The principle of calculation laid down in item no. I of the Third Schedule thus recognises the position that the head office and the branch office do not function as creditor and debtor when interest could be legitimately charged by the head office from the branch office."

The Court proceeded further to say that the Company cannot be its own debtor and in case of Indian Company the object behind the schedule is achieved by giving a return of 8.5 per cent on the equity share capital.

14. The other objection that was raised was that it is not paid up equity share capital. The Schedule 6 relating to share capital given in consolidated accounts at page 37 goes to show that the equity share capital was fully paid up. The total of this consolidated paid up equity share capital of Rs. 61085 lacs on this page tallies with the total of the break up given in Ex. M/42 which includes the allocation of Rs. 21235 lacs to R.S.P. of which 8.5 per cent return has been deducted. The deduction is thus fully justified.

15. There is no other item against which any serious objection has been raised or pressed by the Union. It is, therefore, held that available surplus of minus Rs. 777.86 lacs (deficit) calculated by the management in the computation chart Annexure 'B' of their written statement, copy of which shall form part of this award as Annexure 'A' appears to be correct and under the circumstances it is held that the workmen employed in Bhilai Steel Plant in it's coptive Mines are entitled to receive profit sharing bonus under the Payment of Bonus Act, 1965 only at the rate of 8.33 per cent for the accounting year 1973-74. The reference is answered accordingly.

Dated :15-3-1978.

BHILAI STEEL PLANT Details of Computation of Allocable Surplus 1973-74 (Rs. in lakhs) E. Carry forward of "Set off" of last 4 years(—) Hence as per the bonus act only the minimum bonus is payable (Rs. in lakhs)	
only the minimum bonus is payable (Rs. in lakhs)	
·	NiI
OTOM FIVE:	
1. Net profit as per Profit & loss A/c . 1,777.79 Carry forwarded of "Set-off" 2. Add back provision for Charged	Total
(a) Bonus to employees (Schedule, 13) 211.26 Less: EDC (Grouping) . 21.40 189.86 to to P & L E.D.C. A/c	
(b) Depreciation on (PAL A/c) . 2,357,02 Less: EDC (Schedule-16) . 30.17 2326.85 1969-70	59.72
(c) Direct taxes including provision for 1970-71	70.42
previous year @ 57.75% on Rs. 153.41 1971-72	83.40
lakhs—Bonus to staff to the extent charged to P&L A/c	349.05
(d) Dev. Rebate/Development allowance 102.32 not claimed Nil	562.59
(e) Any other Reserves Nil Sd/- Total of item No. 2 2,605.30 Senior Asstt. Controller of Accounts, Bhilai Sta	el Plant.
3. Add back also Bonus paid to employees in respect of previous accounting year Nil S. N. JOHRI, Presiding [No. L-26011/20/74-L.R-IV/	
4. Total of item No. 3 Nil	
5. Total of items 1,2,3 & 4	
नई दिल्ली, 30 मार्च, 1978	
(a) to (f)	उपाबद्ध
(g) Subsidy if any received from Govt. or from any body corporate estab- lished by any law for the time being (ह) Subsidy if any received from Govt. श्रमुश्री में विनिधिष्ट विषयों के बारे में मैस से डालमिया मैगनेसाइट क सेलम के प्रबन्धतंत्र से सम्बद्ध नियोजकों भीर उनके कर्मकारों एक भौद्योगिक विवाद विद्यामान है;	
in force (except subsidy)	n. Jc.
7. Gross profit for purpose of bonus करना बांछनीय समझती है;	। नवाशत
item No. 5 () item No. 6 4,370.27 धतः, धन, श्रीचोगिक विवाद श्रीधिनियम, 1947 (1947 Allocable Surplus: की धारा 7-क भीर धारा 10 की उपधारा (1) के खण्ड (
धवन प्रक्तियों का प्रयोग करते हुए, केरदीय सरकार एक धौशोशि	
A. Gross profit for the Accounting year 1973-74 4,370.27 करण का गटन करती है, जिसके पीठासीन प्रधिकारी श्री के सेर	•
B. Sums deducted from Gross Profit 1. Depreciation under Sec. 6(a) . 2,024.87 "यायमिर्णयन के लिए उक्त प्राधिकरण की निर्देशित करती है।	ग्याप म⊓
2. Development rebate of Development allowance under Sec. 6(b)	
3. Direct Taxes under Section 6(c) "क्या मैसमें डालिमया मैगनेसाइट कारपोरेशन, सेलम (as per annexure 'A') . 1,311.87 केंटीन पर्यवेक्षक, श्री एस० कृष्णमूर्ति की तारीख 6-9-76 से	
4. (i) Further sums as specified under व्यायोचित यी? यदि नहीं तो वह किस अनुतोध का हकद	ार है ?ें"
the third schedule to the ordinance (8.5% on the paid up equity share capital of Rs. 21,285.00 lakhs as at the commencement of the account-	० ३ बी]
ing year . 1,009.22	
(ii) 6% on capital reserve Rs. 31.19 as at the commencement of the Accounting year . 1.87 S.O. 1081.—Whereas the Central Government is of that an Industrial dispute exists between the employed relation to the management of M.S. Dalmia MacCounting Solam and their workmen in respect	yers in agnesite
5. Total sums deducted (1 to 4) 5,147.83 Corporation, Salem, and their workmen in respect matters specified in the Schedule hereto annexed;	
C. Amount of available surplus for the Accounting year	t desir-

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri K. Selvaratnam shall be the Presiding Officer with headquarters at Madras and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

"Whether the dismissal of Shri S. Krishnamoorthy, Canteen Supervisor, by M/s. Dalmia Magnesite Corporation, Salem, w.e.f. 6-9-1976 was justified? If not, to what relief is he entitled?".

[No. L-29012/33/77-D. III. B]

आवेश

नई विरुत्ती, 1 मग्रैल, 1978

का॰ आ॰ 1082---इससे उपावद अनुसूची में विनिर्दिष्ट श्रीकोगिक विवाद, श्री मोहन लाल जैन, पीठासीन श्रीधकारी, केन्द्रीय सरकार श्रीकोगिक श्रीध-करण, फरीवाबाव के समक्ष लम्बित है;

भीर उन्त श्री मोहन लाल जैन की सेवाएं भ्रम उपलक्ष्य नहीं रही हैं;

श्रतः, श्रवः, केन्द्रीय सरकार, श्रीचोगिक विवाद श्रिष्टित्यम, 1947 (1947 का 14) की धारा 33-ख की उपधारा (1) द्वारा प्रवत्त सक्तियों का प्रयोग करते छुए, उक्त विवादों से सम्बन्धित कार्यवाहियों को, श्री मोहन लाल जैन,पीठासीन श्रिष्ठकारी, केन्द्रीय सरकार श्रीचोगिक श्रिष्ठकरण, फरीवाबाद से, वापस लेती है भीर उन्हें उक्त श्रीधनियम की धारा 7-क के श्रीमिन गठित केन्द्रीय सरकार श्रीचोगिक श्रीधकरण, नई दिल्ली को अन्तरित करती है, श्रीर निवेश देती है कि उक्त केन्द्रीय सरकार श्रीचोगिक श्रीधकरण, मई विल्ली उन कार्यवाहियों में उस प्रकम से कार्यवाही करेगा जिनसे वे उसे अन्तरित की गई हैं, श्रीर विधि के श्रमसार उनका निपटान करेगा।

अनुसृची

ऋम संख्या	विवाद सं ख् या	श्रावेश/श्रधिसूचना संख्या श्रीर तारी ख	विवाद के पक्षकार
1. 1	973 का 1-सी०	एल०-29012/4/73-एल०मार० 4, तारीख 14-3-73 भौर 19-9-73	मैसर्सं डालिमया वादरी सीमेंट लिमिटेड, चरखी दादरी का प्रबंधतंत्र ग्रीर श्री खूवभन्द, खदान टेकेदार ग्रीर उनके कर्मकार।
2. 1	973 का 2-सी०	एल०-29012/9/73-एल०भार० 4, तारीख 30-3-73 मीर 3-10-73	मैसर्स डालमिया वादरी सोमेंट लिमिटेड, चरखी दादरी का प्रबंधतंत्र ग्रौर श्री खूबचन्द, खदान टेकेदार ग्रौर उनके कर्मकार।
3. 1	973 का 3-सी०	एल०-29012/7/73-एल० मार० 4, तारीख 30-3-73 मीर 24-9-73	मैसर्स डालमिया दादरी सीमेंट लिमिटेड, चरखी धादरी का प्रबंधसंझ ग्रीर श्री खूबचन्द, खबान ठेकेदार ग्रीर उनके कर्मकार।
4. 1	974 का 1∹सी०	एल०-29012/24/73-एल० म्रार० 4, तारी ख 31-12-73	मैसर्स कालमिया दादरी सीमेंट लिमिटेक, भरखी दादरी का प्रबंध स्क्र भौरश्री खूबचन्द, खदान ठेकेदार भौर उसके कर्मकार
5.		एल०-29011/74/74-एल०झार० 4/डी०झो० 3 बी० तारीख 23-7-75	मैसर्स डालमिया दावरी सोमेंट, लिमिटेड चरखं। दावरी, जिला भिवामी (हरियाणा) का प्रबंधतंत्र ग्रीर उनके कर्मकार

[सं० एल०-29025/10/75-की० 3 मी०]

ORDER

New Delhi, the Ist April, 1978

S.O. 1082.—Whereas the industrial disputes specified in the schedule hereto annexed are pending before Shri Mohan Lal Jain, Presiding Officer, Central Government Industrial Tribunal, Faridabad.

And Whereas the services of the said Shri Mohan Lal Jain are no longer available;

Now, Therefore, in exercise of the powers conferred by sub-section (1) of section 33B of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby withdrawn the proceedings in relation to the said disputes from Shri Mohan Lal Jain, Presiding Officer, Central Government Industrial Tribunal, Faridabad and transfers the same to the Central Government Industrial Tribunal, New Delhi constituted under sections 7A of the said Act, and directs that the said Central Government Industrial Tribunal, New Delhi shall proceed with the same proceedings from the stage at which they are transferred to it and dispose of the same according to law.

SCHEDULE

SI. No	. Dispu	te No.				Order/Notification No. and date.	Parties to the dispute
1	2					3	4
1. IC o	f 1973	•	•	•		. L-29012/4/73-LR. IV dated 14-3-73 and 13-9-73.	Management of M/s. Dalmia Dadrl Cement Ltd., Charkhi Dadrl and Shri Khub Chand, Quarry Contractor and their workmen.
2. 2 C	of 1973					. L-29012/9/73-LR. IV dated 30-3-73 & 3-10-	73 —-do
3. 3 C	of 1973	•	•	•	•	. L-29012/7/73-LR, IV dated 30-3-73 and 24-9-73	do
4. IC o	f 1974	•				. L-29012/24/73-LR. IV dated 31-12-73.	do
5.	-	•	•	•	٠	. L-29011/74/74-LR. IV/D. O. III B. dt. 23-7-75	Management of M/s. Dalmla Dadri Cement Ltd., Charkhi Dadri Distt. Bhiwani (Haryana) and their workmen.

[No. L-29025/10/75-D, III. B]

S.O. 1083.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Presiding Officer, Central Government Industrial Tribunal-cum-Labour Court No. 2, Bombay in the industrial dispute between the employers in relation to the management of M/s. Shantilal Khushaldas and Brother (Private) Limited, Margao and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, BOMBAY

Camp: Mormugao Reference No. CGIT-2/22 of 1975

Employers in relation to the Management of Messrs Shantilal Khushaldas and Brothers (Private) Limited, Margao.

Vs.

Their Workmen.

APPEARANCES:

For the Employers.--Shri G. R. Srinivasan, Personnel Manager.

For the workmen.—Shri Prabhakar Donde, Secretary, Goa Mine Workers' Union, Vasco da Gama.

INDUSTRY: Iron Ore STATE: Goa, Daman & Diu AWARD

Mormugao, the 30th January, 1978

The Government of India, Ministry of Labour by virtue of the powers conferred on it under Section 10(1)(d) of the Industrial Disputes Act, 14 of 1947 have referred the following industrial disputes to this Tribunal for adjudication by its order No. L-26011/29/75-D-IV(B) dated 12-11-1975:

"Whether the action of the management of Messrs Shantilal Khushaldas and Brothers (Private) Limited and Messrs S. Kantilal and Company (Private) Limited, Margao-Goa in not providing housing facilities or pay house rent allowance in lieu thereof to their workers, is justified? If not, to what relief are the concerned workmen entitled?"

In this case even after a lapse of two years no statement of claim has so far been workers' Union on behalf of the workmen in question.

Shri Prabhakar Donde, Secretary of the Goa Mine Workers' Union has represented on 30-1-1978 that the workmen were not going to him to give instructions in the matter for drafting the statement of claim.

The management has filed its written statement on 12.1-1976 stating that in many places as far as possible they had provided quarters. Many of the workers are living in the nearby villages convenient to them. It is also said that in some places they were paying the rental charges for the quarters occupied by them. They also say that in view of the unsatisfactory financial position of the company they are not in a position either to pay house rent or construct quarters for their workmen. They add that "since the financial position or the paying capacity of the Industry to pay is a very important factor, which is very bad at the moment, we would requets that the application be dismissed in view of the same".

Since the Unionn is not interested in pursuing this matter and the workers also are not coming forward to press their claim, even two years after the date of this reference I feel that the same may be closed as not pressed.

This reference is accordingly answered.

P. RAMAKRISHNA, Presiding Officer [No. L-26011/29/75-D.IV(B)/D.III(B)] JAGDISH PRASAD, Under Secy.

New Delhi, the 29th March, 1978

S.O. 1084.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Madras in the industrial dispute between the employers in relation to the management of Mossrs P. Devarajooloo Naidu and Son, Madras and their workmen which was received by the Central Government on the 27th March, 1978.

BEFORE THIRU K. SELVARATNAM, B.A., B.L., PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, MADRAS

(Constituted by the Central Government)
Tuesday, the 28th day of February, 1978
Industrial Dispute No. 10 of 1977

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workmen and the Management of

M/s. P. Devarajooloo Naidu and Son, Madras-1).

BETWEEN

The workmen represented by The General Secretary.

Madras Poit and Dock Workers Congress, 11,
Philips Street, Madras-600001.

AND

Messrs P. Devarajooloo Naidu and Son, Stevedores, P. B. No. 1396, 24, North Beach Road, Madras-600001,

REFERENCE:

Order No. L-33012(1)/72-R&D/CMT/D.IV(A), dated 28th January, 1977 of the Ministry of Labour, Government of India.

This dispute coming on this day, for final hearing upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiruvalargal P. V. Marthandam, S. Kesavaraman and P. Vijayakumar, Advocates for the workmen and of Thiru M. S. Sundararajan, Advocate appearing for the Management, this Tribuni made the following award:—

AWARD

This is an Industrial Dispute under section 10(1)(d) of the Industrial Disputes Act for adjudication by the Government of India between the Management of P. Devarajooloo Naidu and Son, Madras-1 and their workmen in the matter of the claim of one Thiru P. Jayaraman, for the benefits under the recommendations of the Central Wage Board for Port and Dock Workers as crew clerk.

- (2) The reference is as follows:—
 - Whether Shri P. Jayaraman, Crew Clerk of Messis P. Devarajooloo Nuidu and Son, Madras is entitled to the benefits arising out of the recommendations of the Central Wage Board for port and dock workers for the period of his employment in said establishment as a Crew Clerk from the 1st January, 1969 to the 30th Septemebr, 1972? If so, the benefits due to him be computed in terms of cash value?"
- (3) The General Secretary of the Union filed a Claim Statement, wherein he stated as follows: The Respondent firm carries on business at Madras as Steamer Agents and Stevedores. Their main business is supervising the loading and unloading of cargo from certain vessels and taking charge of the landed cargo and collecting the freight thereon on behalf of the Ship Owners and also looking after the interest and comforts of the Ship's personnel and Crew for which they are the Agents at Madras. In other words, the stevedoring work is the main work in connection with the said business, several types of clerks such as Dock Clerks, Labour Indeuting Clerk, Ship Chandling Clerks, Crew clerks, Dock Supervisors, Customs Supervisors, Cashiers and Assistant Cashiers etc. The claimant Jayaraman was employed as a Crew Clerk. He was working as a Crew Clerk from 1-1-1969 to 30-9-1972. The Management by its letter dated 29-9-1972 posted him as a Dock Clerk with effect from 1-10-1972. As per Wages Board Recommendations he was given emoluments as a Dock Clerk from 1-10-1972 but refused to pay his emoluments as per Wage Board Recommendations for his period of service from 1-1-1969 to 30-9-1972 as a Crew Clerk. The Petitioner's Union raised a charter of demands for payment of arrears of wages as per Recommendations, of the Centra Wege Board but in spite of conciliation proceedings being initiated, the Management was not willing to implement the recommendations in respect of Thiru P. Jayaraman. Hence this reference.
- (4) The Management filed a counter statement stating that the claimant is not a dock worker considering the nature of his duties and as such he cannot claim the benefit of the Recommendations of the Central Wage Board. The claim made in the annexure is repudiated in entirety and it is barred by limitation and even if recognised as a Doc! Worker the figures are incorrect. Hence the Petition is liable to be dismissed.
- (5) The short point that arises for consideration is whether the claimant Thiru P. Jayaraman is entitled to the benefits arising out the recommendations of the Central Wage Board for Port and Dock Workers as a Crew Clerk for the period between 1st January, 1969 and 30th September, 1972.

- (6) The Management's contention is that the Crew Clerk was not a Dock Worker so as to get the benefit under the Central Wage Board Recommendations. The contention of the Union is that a Crew Clerk is also a Dock Worker and as such he is entitled to the benefit of the Central Wage Board Recommendations. Therefore, the Tribiunal has to consider whether a Crew Clerk is a Dock worker. In this connection the Tribiunal has to consider what categories of persons are coming under the definition of a Dock Worker. Pages 205 and 206 of the Report of the Central Wage Board for Port and Dock Workers categories the employees to be covered. The relevant paragraph is as follows:
 - "The Board has unanimously decided that its recommendation should apply to (i) all categories of class III and class IV employees and cargo handling shore workers of the major port authorities, subject to parties' contention about Calcutta Port, including Haldia, (ii) employees engaged by the dock labour boards and their administrative bodies, (iii) dock workers as defined under the Dock Workers (Regulation of Employment) Act, 1948, (iv) employees covered under the Dock Workers (Regulation of Employment) Schemes and Uuregistered Dock Workers (Regulation of Employment) Schemes at the ports where they are in force and similar categories of employees at other posts..."

Now reliance is placed upon by the Union to the category, viz., Dock Workers as defined under the Dock Workers (Regulation of Employment) Act, 1948. At page 84 of the Act, the term "Dock Worker" has been defined. It is an follows:

"Dock worker means a person employed or to be emto which the Scheme relates, ordinarily performed by dock workers of the classes or descriptions to which the Scheme applies"

At page 116 Schedule I describes the dock work and dock workers to which the Scheme applies. Among the first category the Stevedoring work includes handling of passenger baggage and mail stowed in the holes but excludes conwork. The learned counsel appearing for the Union would contend that the Management Company is mainly doing stevedoring work. The Crew Clerk also is doing the stevedoring and that being so Crew Clerk is also a Dock Worker within the meaning of Schedule I of the said Scheme. The definition of a Dock worker under Section 2(b) of the Dock Workers (Regulation of Employment) Act, 1948 is as follows:

"Dock worker means a person employed or to be employed in, or in the vicinity of, any port on work in connection with the loading, unloading, movement or storage of cargoes, or work in connection with the preparation of ships or other vessels for the receipt or discharge of cargoes or leaving port".

The learned counsel appearing for the Management would rely upon page 17 of the Report of the Central Wage Board at paragraph 3 83 which deals with the stevedoring and the nature of the work done by them. It runs as follows:

- "The stevedores carry on stevedoring work allied or incidental services on board the ships. Some of the stevedores also undertake supervisory work on shore. The nature of work performed by them is:
 - (1) Stevedoring work, i. c. unloading/loading/stowing of cargo, rigging and unrigging of derricks,
 - (2) tallying & sorting of cargoes—both import and export, and
 - (3) checking of delivery of in. ported cargo to the consignees in some ports."

Now the definition makes it clear that it has relation only to loading and unloading of cargo. Therefore the Tribunal has to see whether Jayaraman performed duties in connection with the loading and unloading cargo or other duties as per the definition of a "Dock worker" under the Dock Workers (Regulation of Employment) Act, 1948.

(7) I will consider the evidence of Thiru P. Jayaraman as W. W. 1. He would say that he was a crew clerk. His duty

was when ships arrived at the Port, he will go on board the ship and meet the crew and look to their convenience such as accommodation of the crew. Ex. W-3 is a letter given by M/s. P. Devarajooloo Naidu & Son, Madras to him to look after the welfare of the crews. On the side of the Management Thiru D, Christopher was examined as M. W. 1. He would say that he was as Officer-in-charge of crew and repatriation and used to receive batches of crews arrived in Madras and help them to board the ship. He used to engage Porters and coolies for transport and he will find accommodation for them, for which he used to charge owners of the ship. Thiru Jayaraman was not concerned in loading and unloading of cargo. Thus we find Christopher asserts in his evidence that Jayaraman was not engaged in loading and unloading cargo. Nowhere it is stated that an Officer employed to look after the welfare of the crew is a part of stovedoing work. The definition of a Dock Worker is quite cfear that the work should be connected with loading and unloading, movement or storage of cargoes, or work in connection with the preparation of ships or other vessals for the receipt or discharge of cargoes. Therefore the emphasis is only on the cargo and not on welfare of the crew and the work should relate to the cargo. The learned counsel appearing for the Petitioner-Union would contend that the Tribunal should adopt a liberal interpretation and should include all persons working in the vicinity of the dock and matters relating to port work. But the court cannot arbitrarily include all persons working in the vicinity of the dock and matters relating to port work. But the court cannot arbitrarily include all persons working in the dock and it is bound by the definition which make it abundantly clear that the Dock Worker is one who is engaged in loading and unloading and unloading cargo to the ship. A crew clerk is not engaged in the function of loading and unloading and he admittedly attends on the welfare of the crew on arrival of a ship. Having re

- (8) The learned counsel appearing for the Union would contend that the Management had treated Jayaraman as a dock worker and conferred on him the benefits of the Wage Board Recommendations and that being so it is stopped from contending now that he is not a dock worker. He would rely upon the interim payment of Rs. 11.80 ps. to all the staff including Jayaraman treating him as a dock worker. But J am of view that the interim relief of Rs. 11.80 was paid to all workers including Jayaraman and the payment of interim relief will not ipso facto lead to inference that the Management had recognised him as a dock worker. Assuming that he was given benefit of interim relief as a dock worker, it does not estop the Management from contending that he was not a dock worker, for, there cannot be any estoppel against statute.
- (9) Reliance is placed upon the Award in I.D. No. 2 of 1970 marked as Fx. W-4 which is based upon the Settle ment. Under the Settlement, the Management agreed to pay Dearness Allowance claimed by the workmen in I.D. No. 2 of 1970 in accordance with the Wage Board Recommendations with effect from 1-10-1964 to all their workmen excepting 5 persons. Among the persons who get the benefit of the Award are Sl. No. 24 Thiru P. Jayaraman, Crew Clerk and Sl. No. 30 Thiru P. Thiruvengadam, Assistant Cashier who is the claimant in I.D. No. 12 of 1977. I find this Award will not have any relevance, because it is significant to note that there was no specific issue as to whether Jayaraman, Crew Clerk was a Dock Worker so as to get the benefit. Therefore in the absence of issue to that effect an award which was passed in his favour also will not estop the Management from contending that he is not a Dock Worker.
- (10) Therefore on evidence placed before me I come to the conclusion that Thiru P. Invaraman, is not a Dock Worker to be entitled to the benefits of the Report of the Wago Board Recommendations.
- (11) In view of my above finding, he is not entitled to the claim of Rs 7,559 99 ps claimed in the Annexure to the Claim Statement.
- (12) In the result, an Award is passed rejecting the claims of Thirn P Jayaraman the Crew Cierk

Dated this 28th day of February, 1978.

(Sd/) K SELVARALNAM, Industrial Tribunal

WITNESSES EXAMINED

For Workmen

W.W.1-Thiru P. Jayaraman,

For Management

M.W.1 -Thiru D. Christopher, Assistant Manager.
DOCUMENTS MARKED

For Workmen

- Ex. W-1/29-9-72.—Letter from the Management to W.W I offering the post of Dock Clerk.
- Ex. W-2/30-9-72—Reply letter from W-W.1 to 1:x. W-1 agreeing the offer.
- Ex W-3/15-12-72—Letter from Binny Ltd., Madras to the Commercial Superintendent, Southern Railway for alloting 40 Sleeper Berths.
- Ext. W-4/2-12-70—Award in I.D. No. 2/70 of the Industrial, Tribunal Madras.

For Management

NIL.

Sd/-) K, SFLVARATNAM, Industrial Tribunal.

Note: Parties are directed to take return of their document/s within six months from the date of the award,

[No. L-33012(1)/72P&D/CMT/DIV(A)]

New Delhi, the 30th March, 1978

SO. 1085.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Madias in the industrial dispute between the employers in relation to the management of Messrs P. Devarajooloo. Naidu and Son, Madras and their workmen which was received by the Central Government on the 27th March, 1978.

BEFORE THIRU K. SELVARATNAM, B.A., B.L., PRESIDING OFFICER,

INDUSTRIAI TRIBUNAL, MADRAS (Constituted by the Central Government)

Tuesday, the 28th day of February, 1978.

Industrial Dispute No. 12 of 1977,

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Dispute Act, 1947 between the workmen and the Management of M/s P Devarajooloo Naidu and Son, Madras-1.)

BETWEEN

The workmen represented by The General Secretary,

Madras Port and Dock Workers Congress, 11, Philips Street, Madras-600001.

AND

Messis. P. Devarajooloo Naidu and Son. Stevedores. P.B. No. 1396, 24, North Beach Road, Madras-600001.

REFFRENCE:

Order No. I. 33012(5)/76-D. IV(1), dated 1st February, 1977 of the Ministry of Labour, Government of India.

This dispute coming on this day for final hearing upon perusing the reference, claim and counter statements and all other material papers on second and upon hearing the argu-

ments of Thiruvalargal P. V. Marthandam and P. Vijay-kumar, Advocates tor the workmen and of Thiru M. S. Sundararajan, Advocate appearing for the Management, this Fribunal made the following award:—

AWARD

This is an Industrial Dispute under Section 10(1)(d) of the Industrial Dispute Act for adjudication by the Government of India between the Management of P. D. Devaratiooloo Naidu and Son, Madras-1 and their workmen in the matter of compluments payable to Thiru P. Thiruvengadam, the claimant under the recommendations of the Central Wage Board for Port and Dock Workers.

- (2) The reference is as follows -
- Whether the management of Messis P Devaragooloo Naidu and Son, Madras are justified in not granting the scale of pay and allowances admissible to the post of Assistant Cashier under the recommendations of the Central Wage Board for Port and Dock Workers in major ports to Shri P. Thruvengadam, Dock Clerk, for the period from 11-1969 to 31-1-1971 and in reducing his emoluments from 1-2-1971 on his posting as Dock Clerk? If not, to what relief is the concerned workman entitled?
- (3) The general Scorctary of the Union filed a Claim Statement, wherein he stated as follows. The Respondent-him under the name and style of M/s. P. Devatajooloo Naidu and Son is carrying on business in Madras as Steamer Agents and Stevedores. It also undertakes allied of incidental services on board the ships and also under the supervisory work on shore. In that connection, the Management engaged several types of clerks such as Dock Clerks, Labour Indenting Clerks, Crew Clerks, Sup Chandling Clerks, Dock Assistant Cashier from 1-1-1961 to 31-1-1971 and his total emoluments were R3. 376-30 including Dearness Allowance, Interim relief etc. He wa, handling pay bill of the Dock Workers employed by the Management firm and doing work connected with the stevedoring and steamer agent's work of the firm. Therefore, the Wage Board Recommendations would apply to the post of Assistant Cashier also and Thiruvengadam will be a dock worker within the meaning of Wage Board Recommendations. The within the meaning of Wage Board Recommendations. The question arose whe her Thriuvengadam, Assistant Cashler, was a Dock Worker before the Arbitrator Thiru Joseph K. Mani, Deputy Chairman of the Cochin Dock Labour Board. He held that the Assistant Cashier was a Dock Labour Board as such he is entitled to the benefits of the Wage Board Recommendations. If the recommendations were implemented in the case of Thiruvengadam, he will be entitled to at the rate Rs 468.00 for the period between 1-1-1969 and 1-2-1971. He will be entitled to a difference at the rate of Rs. 91.70 has month and his total ampluments will and 1-2-1971. He will be entitled to a difference at the rate of Rs. 91.70 per month and his total emoluments will be Rs 2,772.02. The Petitioner raised charter of demands for arrears of wages as per the recommendations of the Central Wage Board, but the Management was not willing to implement the recommendations of the Central Wage Board After he was posted as a Dock Clerk with effect. from 1-2-1971 his emoluments were reduced as per the implementation of the recommendations of the Wago Board Thereby he has lost to an extent of Rs. 42.60 per month and the reduction in the salary was illegal and he will be entitled to a total emoluments of Rs. 3,109.80.
- (4) The Management filed a counter statement, wherein they contend as follows: The Petitioner is not a Dock Worker considering the nature of his duties. He did not handle the cargo in the dock. As a Dock Clerk, he was paid legitimate dues under the Wage Board Recommendations and is not entitled to claim difference. The Award in LD. No. 2 of 1970 is not binding on the Management as far as the Petitioner is concerned since he was not a Dock worker. The claim made in Annexure to the Claim Statement is not true. Hence the claim petition may be dismissed

- (5) The Claimant who was employed as Assistant Cashier has claimed the benefits under the Central Wage Board for Port and Dock Workers for the period from 1-1-1969 to 31-1-1971 when he became a Dock Clerk. The contention of the Management is that an Assistant Cashier is not a Dock Worker so as to be entitled to the benefits, Therefore, the only question that arises is whether he is a Dock Worker.
- (6) The Dock Worker has been defined as a person under 2(b) of the Dock Workers (Regulation of Euployment) Act, 1948 as follows:
 - Dock worker means a person employed or to be employed in, or in the vicinity of, any port on work in connection with the loading, unloading, movement or storage of cargoes, or work in connection with the preparation of ships or other vessels for the receipt or discharge of cargoes or leaving port'.

Iherefore I have to look into the evidence whether he does any of the duties which clothes him with the status of a Dock Worker. Thiru P. Thiruvengadam was examined as W.W.1. His evidence is that he was an Assistant Cashier and he used to pay and disburse salaries to the labourers and used to write accounts and ledgers and he would file Ex. W-1, the Arbitration Award by one Thiru Joseph K. Main, Deputy Chairman, Cochin Dock Labour Board. Under the sand Award, he was given special allowance like others covered under the Wage Board Recommendations and also he was given in 1964 an interim relief of Rs. 11.80. In 1969, Rs. 150 was paid as Dearness Allowance like others, but in spite of that he was not given the salary while he was the Assistant Cashier as per Wage Board Recommendations.

- (7) On the side of the Management, Thiru D. Christopher was examined as W.W.1. He would say that Thiru P. I hiruvengadam was working as Assistant Cashier and used to disburse slips for cash disbursements and he was writing ledgers and maintaining sales tax and he used to attend the Sales I ax Office also and he was given separate allowance. He was given interim relief like others. I am of the view that assuming that he was given interim relief and was conferred other benefits, it will not stop the Management from contending that he was not a dock clerk. Even lex. W-1, the Arbitration Award will not have any significance in considering the question whether he is a Dock Worker within the meaning of the Dock Workers (Regulation of Employment) Act, 1948. It is significant to note that it relates only loading and unloading of cargoes and the work in relation to cargo. The disbursement of wages to the workers cannot be construed as the work relating to loading and unloading cargo.
- (8) The learned counsel appearing for the Union would contend that a liberal construction has to be given to the definition and the Assistant Cashier also has to be construed as a Dock Worker. I do not agree with the contention because the Fribunal has to go strictly by the definition. Therefore I find in this case that Tiruvengadam is not a Dock Worker when he was acting as Assistant Cashier. He has claimed in Annexing to the Claim Statement under two heads name'y, (i) what is due to him as an Assistant Cashier and (ii) what was denied to him after he became Dock Worker. He has claimed difference of Rs. 2503.76 as what is due under Wage Board Recommendations while he was working as Assistant Cashier. In view of my finding that the Wage Board Recommendations would not apply to the Assistant Cashier, he will not be entitled to a sum of Rs. 2503.76.
- (9) Under the second head he has claimed that his emoluments were reduced from Rs. 498.18 to Rs. 376.30 for the period from 1-2-1971 to 28-2-1977 and that he will be entitled to at the rate of Rs. 42.60 per month for 73 months of a sum of Rs. 3,109.80 The contention of the Management is that that after he was appointed in January, 1971,

as a Dock Clerk, his emoluments were reduced and the reason for the reduction in emoluments was that he was given special allowance for looking after the commercial tax work and that it was withdrawn when he became Dock Clerk. I find that there is no satisfactory evidence on the side of the Management that he was getting higher salary on account of any special work. It is the principle of equity and justice, a man should not suffer reduction in emoluments due to promotion from one job to another. But Dock Clerk in this case is certainly a promotion from the lower category to higher category. I am of view that justice and equity warrant that he should atleast get the same salary which he was getting in the lower category when he was posted into the higher category and he should not suffer reduction in total emoluments. In that view, I feel that the claim of Thiruvengadam is just and he will be entitled to the payment of Rs. 3,109.80 which was denied to him by the Management by reason of his promotion as a Dock Clerk.

(10) In the result, an Award is passed holding that Thiru P. Thiruvengadam is entitled to Rs. 3,109.80 representing the difference in salary for the period from 1-2-1971 to 28-2-1977 as a Dock Clerk and other claims are negatived.

Sd/-

K. SELVARATNAM, Industrial Tribunal WITNESSES EXAMINED

For Workmen

W.W.1—Thiru P. Thiruvengadam.

For Management

M.W.1.—Thiru D. Christopher (examined in common for I.D. Nos. 10 and 12/77).

DOCUMENTS MARKED

For Workmen

- Ex. W-1/14-6-71—Award of Thiru Joseph K. Mani. Arbitrator in the matter of dispute between the workmen and the Management of M/s. P. Devata-jooloo Naidu and Son, Madras.
- Ex. W-2/28-9-73—Letter from W.W.1 to the Management regarding payment of salary difference.
- Ex. W-3/10-6-74—Letter from W.W.1 to the Management.
- Ex. W-4/1-7-75—Letter from the Union to the Management regarding implementation of Wage Board recommendations.
- Ex. W-5/11-8-75—Letter from the Union to the Management regarding implementation of Wage Board recommendations.

For Management Nil.

Sd/-

K. SELVARATNAM, Industrial Tribunal

Note:—Parties are directed to take return of their document/s within six months from the date of the Award.

[No. L-33012(5)/76-D, IV(A)]

आवेश

नई विल्ली, 1 प्राप्रैल, 1978

का॰ आ॰ 1086. — यतः प्रशासकीय निकाय, कलकत्ता गोदी श्रमिक बोर्ड शतकत्ता से सम्बद्ध नियोजकों श्रीर उनके कर्मकारों के बीच, जिनका प्रतिनिधित्व (i) कलकत्ता पत्तन ग्रीर गोदी श्रमिक यूनियन,

(ii) कलकत्ता गोदी श्रमिक यूनियन, (iii) पश्चिम अंगाल गोदी मजद्र यूनियन,
 (iv) गोटी श्रमिक सध श्रौर (v) नेणनल यूनियन श्राफ बाटरफट वर्कम,
 कलकत्ता करनी है, एक श्रौद्धोगिक विवाद विद्यमान है;

श्रौर यतः उक्त नियोजकों श्रौर कर्मकारों ने श्रौदोगिक विवाद श्रिवित्यम, 1947 (1947 का 14) की धारा 10-क की उपप्रारा (1) के अनुसरण में एक लिखित करार द्वारा उक्त विवाद की माध्यस्थम् के लिए निर्देशित करने का करार कर लिया है श्रौर उक्त माध्यस्थम् करार की एक प्रति केन्द्रीय गरकार का भेशी गई है;

अतः भ्रव, उक्त अधिनियम की धारा 10-क की उपधारा (४) के अनुसरण में, केन्द्रीय सरकार उक्त माध्यस्थम करार को, जो उपे 21 मार्च, 1978 को मिला था, अकाणित करती है।

(करार)

(भीचोगिक विशव श्रिधिनियम, 1947 की धारा 10-क के ब्रिधीन) के बीच

पक्षकारों के नाम .

नियोजको/प्रणासकीय निकाय का प्रतिनिधित्य करने वाले:

वी०एन० पोद्दार,
 शासकीय निकाय,
 कलकत्ता गोदी श्रमिक बार्ड।

कर्मकारो/कर्मकार का प्रतिनिधित्व करने वाले :

- (1) कलकत्ता पत्तन श्रीर गोबी श्रमिक यूनियन ।
- (2) कलकसा गोदी श्रमिक यूनियन ।
- (3) पिक्वम बगाल गोदी मजदूर यूनियन।
- (4) गोदी श्रमिक संघ, कलकत्ता।
- (5) कलकत्ता यूनियन ग्राफ थाटर फाँट वर्केंसी।

पक्षकारों के बीच निम्नलिखित विश्वाद को श्री पी० एन० राजदान, उप मुख्य श्रमायृक्त (केन्द्रीय) श्रम महालय, रफी मार्ग, नई दिल्ली के माध्यस्थम के लिए निर्वेशित करने का करार किया गया है:

()) विनिविष्ट विवादप्रस्त विषय :

मध्यस्य के लिए विचारार्थ विवय :

- (क) क्या कलकत्ता गोदी श्रमिक बोई के पंजीकृत श्रमिकों को 31-12-1973 को विद्यमान दैनिक मूल मजदूरी (ऐसे श्रमिकों को छोड़कर जिन्हें उनके मजदूरी बोई वेतनमानो को ध्यान मे रखते हुए 1-1-1974 से मजदूरी संखोधन समिति के वेतनमान दिए जा नकें) को मजदूरी संखोधन समिति के वेतनमानों में फिट करने के लिए घ्रमेक्षित उनकी नेवानल मासिक मूल मजदूरी के प्रयोजन के लिए प्रणासकीय निकाय के मुझाथ के अनुसार 26 से या श्रमिकों के प्रस्ताव के प्रनुसार 30 संगुणा किया जाना चाहिए श्रीर क्या फिटमेंट के पण्यात्, मासिक मूल वेतन को उनकी संशोधा दैनिक मून मजदूरी के निर्धारण के लिए 26 से भाग किया जाएगा।
- (ख) क्या उपर्युक्त विवाद में कोई प्रानुतील, यदि विया गया, तो पूर्वप्रभावी तारीख प्रयांत् 1-1-1974 से या मानित्य प्रभावी अर्थात् 14-7-1977 से विया जाना चाहिए।
- (2) विवाद के पक्षकारों का विवरण, जिसमें भ्रन्तर्वेलित स्थापन या उपक्रम का नाम भौर पता भी सम्मिलित है:
 - (क) प्रशासकीय निकाय, कलकत्ता गादी श्रमिक बोर्ड, 20, प्रब्दुार हमीद स्ट्रीट, कलकत्ता-700069 ।

- (ख) कलकत्ता पत्तन श्रीर गोदी श्रमिक यूनियन, 27-श्री, सरकुलर गार्डन रीच रोड, कलकत्ता-700023 ।
- (ग) कलकत्ता गोदी श्रमिक यूनियन, 27-बी, सरकुलर गार्डन रीच रोड, कलकत्ता-700023 ।
- (घ) पश्चिम वंगाल गोडी मजदूर यूनियन, 33, हेम चन्द्र स्ट्रीट, कलकत्ता-700023 ।
- (ङ) गोदी श्रमिक संघ, कलकत्ता, 4, रामकमल स्टीट, कलकत्ता-700023 ।
- (च) नेशनल यूनियन भ्रौंफ बाटर फट वर्कर्स, 15-कोल डाक रोड, फलकत्ता-700013 ।
- (3) कर्मकार का नाम यदि यह स्वयं विश्वाद में ग्रन्तर्गस्त है या यदि कोई संख प्रयन्तर्गत कर्मकारो/कर्मकार का प्रतिनिधिस्व करता हो तो उसका नाम :
 - कलक्ता पत्तन ग्रौर गोदी श्रमिक यूनियन)
 - कलकत्ता गोवी श्रमिक यनियन
 - उ पण्चिम बंगाल गोदी मजेंदूर युनियन

प्रन्तग्रंस्त सं**ध**

- 4 गोदी श्रमिक संघ, कलकत्ता
- 5 नेशनल युनियन श्राफ बाटर फंट वर्क्स
- (4) प्रभावित उपत्रम में नियोजित कर्मकारो की कुल संख्या : 1-2-1978 की 9090।
- (5) विवाद द्वारा प्रभावित या सभाव्यतः प्रभावित होने वाले कर्म-कारों की प्राक्कलित सख्याः 90901

हम यह करार भी करते हैं कि मध्यस्थ का विनिष्णय हम पर श्राबद्ध . बर होगा। मध्यस्थ ग्रपना पंचाट तीन मास की कालावधि या इतने ग्रौर समय के भीतर जो हमारे बीच पारस्परिक लिखित करार द्वारा बकाया जाय, तेगा।

पक्षकारों के हस्साक्षर

ह० (बी०एन०पोद्दार) पशासकीय निकाय

 ह० (सुकुमार बोस) महा मंत्री,

कार जा गोदी श्रमिक बोई

पश्चिम बंगाल गोधी मजदूर यानियन

- ह० (रिवित मजूमवार)
 प्रध्यक्ष,
 डो०एस०ए० भ्रीर सदस्य, कलकत्ता
 गोवी श्रमिक बोर्ड।
- 3 ह० (डब्स्यू० ए० घ्राजाद) संयुक्त मंत्री कलकत्ता गोदी श्रामक यूनियन की घोर मे
- त ह० (पसन्त कुमार दत्ता)
 महा मंत्री
 कलकत्ता पत्तन श्रौर गोदी श्रमिक
 यृतियन,
 27-बी, नार्ल माक्स सरानी,
 कलकत्ता-700023 ।
- 5 ह० (जानकी मुखर्जी) महा मंत्री, नेशनल म्नियन श्रांफ वाटर फंट वर्कती।

[स॰ एल-32013(1)/78-की०-4(ए)] नन्द लाल, क्रेम्क श्रश्रिकारी

ORDER

New Delhi, the 1st April, 1978

S.O. 1086.—WHEREAS an industrial dispute exists between the employers in relation to the Administrative Body, Calcutta Dock Labour Board, Calcutta and their workmen represented by (i) Calcutta Port & Dock Workers' Union, (ii) Calcutta Dock Workers' Union, (iii) West Bengal Dock Mazdoor Union, (iv) Dock Shramik Association and (v) National Union of Waterfront Workers, Calcutta.

AND WHEREAS, the said employers and then workmen have by a written agreement under sub-section (1) of section 10A of the Industrial Disputes Act, 1947 (14 of 1947), agreed to refer the said dispute to arbitration and have forwarded to the Central Government a copy of the said arbitration agreement;

NOW, THEREFORE, in pursuance of sub-section (3) of section 10A of the said Act, the Central Government hereby publishes the said agreement which was received by it on the 21st March, 1978.

AGREEMENT'

(Under Section 10A of the Industrial Disputes Act, 1947).

BETWEEN

Name of the Parties:

Representing empl Administrative Body

employers/ B. N. PODDAR,

Administrative Body.

Cilcutta Dock Labour Board.

Representing workmen/ workman

- (1) Calcutta Port & Dock Workers' Union.
- (2) Calcutta Dock Workers Union.
- (3) West Bengal Dock Mazdoor Union.
- (4) Dock Shramik Association, Calcutta.
- (5) National Union of Waterfront Workers.

It is hereby agreed between the parties to refer the follwoing dispute to the arbitration of Shri P. N. RAZDAN, Deputy Chief Labour Commissioner (Central), Ministry of Labour, Rafi Marg, New Delhi.

(i) Specific matters in dispute:

Terms of reference for the Arbitrator

- (a) Whether the existing daily basic wages, as on 31-12-73, of the registered workers of the Calcutta Dock Labour Board (excepting those who could be fitted into the W.R.C. scales from 1-1-74 in view of their being on the Wage Board Scales) should be multiplied by 30 as proposed by workers or by 26 as suggested by Administrative Body for the purpose of their national monthly basic wage required for fitment into the W.R.C. scales of pay and whether, after fitment, the monthly basic pay shall be divided by 26 for determination of their revised daily basic wages
- (b) Whether any relief, if awarded, on the above issue should be from retrospective date, i.e. from 1-1-74 or

- (ii) Details of the parties to the dispute including the name and address of the establishment or undertaking involved;
- (a) Administrative Body, Calcutta Dock Labour Board. 20, Abdul Hamid Street, Calcutta-700069.
- (b) Calcutta Port & Dock Workers' Union, 27-B, Circular Garden Reach Road, Calcutta-700023.
- (c) Calcutta Dock Workers' Union, 27-B, Ciruclar Garden Reach Road, Calcutta-700023.
- (d) West Bengal Dock Mazdoor Union, 33, Hem Chandra Street, Calcutta-700023.
- (e) Dock Shramik Association, Calcutta, 4, Ramkamal Street, Calcutta-700023.
- (f) National Union of Water front Workers, 15, Coal Dock Road Calcutta-700043.
- (iii) Name of the workman in case he himself is involved in the dispute or the name of the union, if any, representing the workmen or workman in question;

1. Calcutta Port & Dock Workers' Union
2. Calcutta Dock Workers' Union
3. West Bengal Dock Mazdoor Union. UNIONS

4. Dock Shramik Association, Calcutta.

5. National Union of Waterfront Workers.

(iv) Total number of workmen employed in the undertaking affected:

9090 as on 1-2-1978.

(v) Estimated number of workmen affected or likely to be affected by the dispute: 9090.

We further agree that the decision of the arbitrator be binding on us. He shall make his award within a period 3 months or within such period as is extended by mutual agreement between us in writing.

Signature of the parties

Sd/-

(B. N. Poddar)
Administrative Body,
Culcutta Dock Labour Board.

Sd/ (Sukumar Bose)
 General Secretary,
 West Bengal Dock Mazdoor
 Union.

- Sd/ (Rabin Majumder)
 President, DSA &
 Member, Calcutta Dock
 Labour Board.
- Sd/-(W.A, Azad),
 Joint Secretary, For & on behalf of Calcutta Dock Workers Union.
- 4. Sd/(Prasanta Kumar Datta),
 General Secretary,
 Calcutta Port & Dock
 Workers' Union 27 B,
 Karl Maix Sarani,
 Calcutta-700023.
- Sd/-(Janaki Mukherjce),
 General Secretary,
 National Union of Waterfront
 Workers.

[No. L-32013(1)/78-D. IV (A)] NAND LAL, Desk Officer. New Delhi, the 7th April, 1978

S.O. 1087.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal New Delh: in the industrial dispute between the employers in relation to the management of State Bank of India Region IV and their workman Shri Harbhajan Singh represented by State Bank of India Staff Association.

BEFORE SHRJ MAHESH CHANDRA, PRINDING OFFICER, CENTRAL GOVE, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, NEW DELHI

I.D. No. 128 of 1977

In re:

The General Secretary, State Bank of India Staff Association, 7/1184, Hari Singh Nalwa Street, Karol Bangh, New Delhi, tregarding Harbhajan Singh).

AND

The Regional Manager, State Bank of India, Region IV. Parliament Street, New Delhi.

PRESENT:

VED

Shri Harbhajan Singh, workman with Shif A. L. Ani, Treasurer of the Union.

Shii S. Mishra, Asstt. Law Officer of the Bank.

AWARD

The Central Govt, as appropriate Govt, vide its Order No. L-12012/30/76/DH(A) dated the 12th July, 1976 made a reference u/s 10 of the Industrial Dispute Act, 1947 in the following terms to Industrial Tribunal, Delhi:

"Whether the action of the State Bank of India, Region IV, Parliament Street, New Delhi in terminating the services of Shri Harbhajan Singh, Driver at the Amritsar Branch of the said Bank with effect from the 27th August, 1975 is legal and justified? If not, to what relief is the said workman entitled?"

After usual notices were issued to the parties, the parties appeared before the Industrial Tribunal, Delhi and a statement of claim was filed before him. Thereafter the written statement was also filed on behalf of the Bank. Finally following issue was framed:

- 1. As in the terms of reference?
- 2. The case was fixed for evidence but in the meanwhile it was ordered to be transferred by the appropriate Govt, to this Tribunal and when the parties appeared before this court it was submitted by the parties that they would like to compromise the matter and adjournment was requested for a compromise but on a previous hearing it was reported that no compromise had been arrived at and in consequence the case was adjourned for evidence of the workman. Before the evidence could be recorded the parties have arrived at a settlement and a compromise. application in pursuance of the said compromise and settlement was filed before me today for recording the compromise. I perused the compromise and finding that compromise was for the benefit of the workman directed it to be recorded. Accordingly the Harbhajan Singh, Shri A. L. Airi, the State Bank Employees' Association and statements of Harbhajan Singh, Shri A. L. Airi, the Treasurer of the State Bank Employees' Association and Shri S. Mishra, Asstt. Law Officer of the State Bank of India. New Delhi were recorded. Accordingly on award in terms of compromise Ex. C/1 is hereby made and it is awarded that the workman shall be reinstated forthwith w.e.f. today the 12th January, 1978 with the benefit of continuity of service. It is further awarded that the State Bank of India shall pay a sum of Rs. 4,250 to the workman towards full and final satisfaction of all money claims of the workman for the period of un-employment. Parties are left to bear their own costs.

Dated 12-1-1978

MAHESH CHANDRA, Presiding Officer

BEFORE SHRI MAHUSU CHANDER PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NEW DELHI

IN THE MATTER OF:

Central Government Order of Reference dated July 12, 1976 having been registered and numbered as Reference C.G.L.T. No. 15 of 1976.

AND IN THE MATTER OF:

An Industrial Dispute between the Employers in relation to the State Bank of India and their workmen in respect of the matters a, specified and embodied in the Schedule.

Application on behalf of the parties to the dispute seeking an award in terms of the compromise

May please your honour.

The above matter is pending adjudication hefore this Industrial Tribunal.

Both the parties i.e. the Bank and the State Bank Indla Staff Association representing the case of Shi Har-bhajan Singh (concerned workman) have discussed the discussion and negotiations matter and after protracted matter and after protracted discussion and negotiations have settled the matter emicably. According to the settlement, Shri Haibhajan Singh will be reinstaled with continuity of service as a Driver of Chandigath Branch. He will be paid a sum of Rs. 4250 for the period he remained unemployed and the said sum would be in full and fined satisfaction of all the claims of the said workman in the present reference before this Hon'ble Tribunal. The period of his unemployment will be treated as if he was on sanctioned leave without salary. Both the parties will undertake to honour the present settlement for all intents and purpose and there will not be any ill-will from any quarter.

aforementioned settlement, both In view of the parties pray that an award in terms of the settlement aforementioned be given and the order of reference answered accordingly.

> S/d-HLLFGIBLF

For and on behalf of State Bank of India

For and on behalf of State Regional Manager,

Bank of India

Region IV

Staff Association

[F. No L-12012/39/76-D.II.A] R. P. NARUI \ Under Secy.

उत्तर्गमंत्रालय

(कोबसा विभाग)

नई दिल्ली, 7 प्रप्रेल 1978

कार आर 1088. - केन्द्रीय गरकार ने, कोयला याले (ग्रर्जन भीर विकास) ग्रिधिनियम, 1957 (1957 का 20) की धारा 4 की उपधारा (1) के ध्रधीन भारत संस्कार के ऊर्जा मंद्रालय (कोयला विभाग) की प्रतिस्चना सं० का० प्रा० 3157, तारीख 15 प्रमत्बर 1977 हारा उक्त ग्रधिमुखना में उपावत ग्रनुसची में विनिर्विष्ट परिक्षेत्र मे 6045--00 एकड (लगभग) या 2446-32 हैक्टर (लगभग) क्षेत्र-फल बाली भमियों में कोयले या पूर्वेक्षण करने के अपने धाणय की सुचना दी थी।

श्रौर केन्द्रीय गरकार का समाधान हो गया है कि उक्त भूमियों के भाग में कोयला स्रभिप्राप्य है।

चत: प्रव के दीय सरकार कोयला वाले क्षेत्र (अर्जन और विकास) ग्रिधिनियम, 1957, (1957 का 20) की धारा 7 की उपधारा (1) द्वारा प्रवत्त प्रक्तियो का प्रयोग करते हुए ---

- (क) इसमे उपाबद्ध प्रतम्बी क में बर्णित 1147 389 एकड़ (लगभग) या 464.342 हैक्टर (लगभग) माप की भूमियों को, भ्रजित करने के,
- (ख) इससे उपाबद्ध अनुसर्वी में 24801 333 एकड़ (लगभग) या 1943 173 हैक्टर (लगभग) माप की भूमियों में खनिजों के खनन, खदान, बेघन, उनकी खुदाई करने और उन्हें तलाश करने, उन्हें प्राप्त करने, उन पर कार्य करने धौर उन्हें ढोकर ले जाने के लिए प्रधिकार प्रजित करने के, प्रपन ग्रागय की स्चना देती है।
- टिप्पण —ा इस श्रधिस्चना के ग्रन्तर्गत ग्राने वाले क्षेत्रों के नक्कों का निरीक्षण कलक्टर विलासपुर, जिला विलासपुर (मध्य प्रदेश) के कार्यालय में या कोयला नियतक, 1, कौसिल हाऊम स्ट्रीट, कलकत्ता के कार्यालय में या वेस्टर्न कीलफील्ड्स लिमिटेड (राजस्य अनुभाग), विसेसर हाऊस, ट्रेम्पिल रोड, नागपुर (महाराष्ट्र) के क्षायित्य मे किया जा सकता है।
 - 2 कोयला वार्थे क्षेत्र (ग्रजेन श्रीर विकास) ग्रिधिनियम, 1957 (1957 का 20) की धारा 8 के उपधन्धी की स्रोर ध्यान ग्राकर्षित किया जाता है जिसमें निम्नानुसार व्यवस्था की गर्द है

"8 (1)--कोई व्यक्ति जो किसी ऐसी भूमि में, जिसकी बाबन धारा 7 के प्रधीन प्रधिमुचना जारी की गई है, हितबक है, अधिसुचना के जारी होत के तीस दिन के भीसर, समस्त भूमि या उसके किसी भाग के या ऐसी भूमि मे या उस पर किन्ही प्रधिकारों के प्रजित करने पर प्राक्षेप कर सकेगा।

स्पड्टीकरण -- किसी व्यक्ति द्वारा यह कहना कि वह स्वयं कोयले के उत्पादन के लिए भूमि मे खनन प्रचालन करना चाहना है ग्रौर यह कि ऐमे प्रचालन, केन्द्रीय सरकार द्वारा या किसी भ्रन्य व्यक्ति द्वारा नही किए जाने चाहिएं, इस धारा के श्रर्थ के श्रन्तर्गत आक्षेप नही होगा।

- (2) उपधारा (1) के प्रधीन प्रत्येक श्राक्षेप मक्षम प्राधिकारी को लिखित रूप में किया जाएगा और सक्षम प्राधिकारी धाक्षेपकर्त्ता को. या तो व्यक्तिगत रूप मे या विधिक व्यवसायी द्वारा, मुने जाने का भवसर दगा तथा ऐसे मभी आक्षेपो को सुनने के पण्चात् श्रौर ऐसी श्रीर जांच, यदि कोई हो, करने के पण्चात्, जो वह ग्रायश्यक समझे, केन्द्रीय सरकार को ऐसी भूमि की, जो धारा 7 की उपधारा (1) के प्रधीन प्रधिसचित की गई है या ऐसी भृमि में या उस पर के प्रधिकारों की बाबत या ताँ एक रिपोर्ट देगा या ऐसी भूमि के विभिन्त पार्सलो या ऐसी भूमि में या उस पर के श्रधिकारों की बाबत विभिन्न रिपोर्ट देगा, जिसमे उस सरकार के विनिय्चय के लिए, उसके द्वारा की गई कार्यवाहियों के ग्रभिलेख सहित भाक्षेपों पर उसकी सिफारियों होगी।
- (3) इस धारा के प्रयोजनों के लिए ऐसे व्यक्ति को भूमि में हित-बढ़ा समझा जायेगा, जा प्रतिकर में हित का दावा करने का तब हकदार होगा, जब भूमि को या ऐसी भूमि भया उस पर के किन्ही प्रधिकारों को इस ग्रधिनियम के ग्रधीन ग्रर्जिस कर लिया जाए।"
 - उ. कोयला नियंत्रक, 1 कीमिल हाऊस स्ट्रीट, कलकत्ता की केन्द्रीय सरकार द्वारा श्रधिनियम के श्राधीन सक्षम प्राधिकारी नियुक्त किया गया है।

श्रमुसूची 'क' जटराज खंड कोरबा कोल फील्ड्स जिला विलासपुर (मध्य प्रदेण)

सभी ग्रधिकार

(ड्रा० सं० डब्स्यू० सी० एल०/के० की०/ जटराज/भूमि/1--76 तारीख 26-10-76) (भ्राजित की आने वाली भूमि को दिखाते हुए)

										,		••	
क० सं०		का	नाम			तहसील हल्का स० खेबट सं० जिला क्षेत्रफल हैक्टरों मे		विदरों मे	योग	टिप्पण			
,, -										ग्रसिधारी द्वारा धारित भूमि	सरकारी भृमि		
1.	 बरपाली					—— - कटघोरा	51	96	- ——- बि लासपुर	12.727	42.482	55,209	 भाग
2. 3	दु ल्लापु र					,,,	11	117	1)	2.390	20.374	22.764	11
3. 3	पु रपा			-		11	1)	118	11	188,569	109 873	298.442	11
4	बरकुटा					"	52	116	11	0.470	16.016	16.486	11
5 5	जटराज .	•	•		•	n	"	धसर्वेक्षि त	,,,			71 441	"
									कुल क्षेत्रफल	201.156	188.745	464.342	
										हैक्ट र	हैक्टर	हैक्ट र	
										(लगभग)	(लगभग)	(लगभग)	
										या	या	या	
										504,469	466.389	1147.389	
										एकड	एकड़	एकड़	
										(लगभग)	(लगभग)	(सगभग)	

ग्राम बरपाली में भ्रजित किये जाने वाले प्लाटों की संख्याएं:

85पी, 86, 87, 88/1पी, 88/2पी, 109पी, 110/1, 110/2, 111पी, 112पी, 117/2पी, 118पी, 119पी, 120, 121-123पी, 122, 124, 125पी, 126-127पी, 129, 249/6पी, 352पी, 353 से 359, 360/1 से 360/3, 361पी, 368 पी, 373पी, 374 से 383, 384पी, 386पी, 389-390/1-391 पी, 390/2-392-393पी, 390/3, 394पी, 395, 396पी, 397पी, 401, 424पी, 496 में 498 श्रीर 533/1.

ग्राम कुल्लापुर में प्रजित किये जाने वाले प्लाटों की मंख्याएं:

1/1, 1/2-30, 1/3, 1/5, 35पी, 26/1पी, 26/2-27/1पी, 27/3पी, 27/5पी, 29/1पी, 29/2 से 29/4, 29/5पी, 31 से 35, 36/1, 36/2, 37/1के (पी), 37/1, के एस-44/4 पी, 37/1 जी-44/5पी, 37/1 जी एस-44/3पी, 37/1 सी-37/1 सी-एस, 37/2-37/3, 38, 39, 40/1, 41/1पी, 41/2 पी, 42, 43, 61 भीर 62.

ज्ञाम दुरपा में अर्जित किये जाने वाले प्लाटों की संख्याए:

1/2 से 1/10, 1/12पी, 1/13 से 1/18, 3, 4-6, 5/1, 5/2 7, 10पी, 11पी, 12पी, 14, 15/1 से 15/4, 16/1 से 16/3, 17/1, 17/2, 18, 19/1 पी, 19/2, से 19/4, 20 से 30, 31/1, 31/2, 32, 33, 31/1 से 34/5, 35, 36, 37/1, 37/2, 38 से 41, 42/1, 42/2, 43 से 49, 50/1 से 50/6, 51, 52/1 से 52/11, 53 से 60, 61/1, 61/2, 62, 63, 64/1 से 64/3, 65, 66/1 से 66/3, 67 से 74, 75/1 से 75/7, 76 से 85, 86पी से 88पी, 89/1-91पी, 89/2, 90पी, 99/1, 103, 104पी, 109-165पी, 110, 112 से 114, 115पी, 116पी, 117पी, 118, 119, 120पी, 121 से 139, 140/1 से 140/5, 141 से 145, 146/1, 146/2, 147पी, 148-149पी, 157-168-169-234पी, 302 से 308, 323 से 334,

335/1, 335/2, 336 से 344, 345/1, 345/2, 346 से 352, 353/1, 353/2, 354, 355/1, 355/2, 356/1, 356/2, 357, 358/1 से 358/3, 359, 360, 361/1, 361/2, 362/1 से 362/11, 363 से 365, 366/1 से 366/3, 367 से 370, 371/1, 371/2, 372/1 से 372/3, 373, 374, 375/1 से 375/3, 376 से 378, 379/1, 379/2, 380/1, 380/2, 381, 382, 383/1, 383/2, 384/1, 384/2, 385, 386/1 ₹ 386/6, 387/1, 387/2, 388/1 से 388/7, 389/1, से 389/3, 390/1 से 390/5, 391/1, 391/2, 392/1, 392/2, 393, 394, 395/1, 395/2, 396/1से 396/3, 397/1, 397/2, 398/1 से 398/4, 399/1 मे 399/4, 400, 401/1, 401/2, 402, 403/1, 403/2, 404/1, 404/2, 405/1, 405/2, 407पी, 426पी, 427पी, 428 से 432, 43 अपी, 43 4/1, 43 4/2, 43 5/1 में 43 5/4, 43 6/1 से 43 6/3, 437/1 से 437/3, 438/1 से 438/5, 439/1 मे 439/6, 440 से 142, 443/1 से 443/5, 444/1 में 444/4, 445, 446/1 से 446/3, 447, 448, 449/1, 449/2, 450/1 से 450/11 451/1, 451/2, 452 से 458, 459/1, 459/2, 460, 461/1, 461/2, 462, 463ff, 464/1, 464/2, 465/1 the 465/7, 466/1, 466/2, 467 से 471, 472/1 से 472/6, 473 से 476, 477/1, 477/2, 478, 479, 480/1 से 480/5, 481/1, 481/2, 482, 483, 484/1, 484/2, 485, 486Pt, 487 Rt 495, 496/1, 496/2, 497, 504 से 506, 508 और 509.

ग्राम बरकुटा में प्रिंगित किये जाने वाले प्लाटों की संख्याएं:

191 भीर 192/1 के (पी)

ग्राम जटराज में भ्रजित किये जाने वाले व्लाटों की संख्याएं: श्रसर्वेक्षित क्षेत्र भ्रजित किया जाना है। सीमा वर्णन:

क—स्वारेक्षा, ग्राम बरपाली प्लाट संख्या 538/3, 538/4, 536/1, 534, 533/3, 531, 530, 514, 513, 512/1, 511/2, 509/1, 509/2, 499, 501, 502, 495, 447, 445/2, 444, 443, 413, 410, 409, 403/1, 402/2, 402/3, 400, 399, की उन्तरी सीमा के साथ साथ और प्लाट संख्या 397, 396, 391, 424, में से होकर जाती है और ग्राम बरपाली तथा दुर्पा की सामान्य सीमा पर, बिन्द 'ख' पर मिलती है।

ख-ग रेखा, ग्राम दुर्ग प्लाट संख्या 90, 89/1-91, 88, 99/1, 87, 86, में से होकर प्लाट संख्या 103, की दक्षिणी सीमा के साथ माथ होती हुई, प्लाट संख्या 104, 109-165, 157-168-169-234, 115, 116, 117, 120, 148-149, 147 में से हीकर गुजरती है और तब प्लाट संख्या 310, 321, 322, 510, 522, की उत्तरी सीमा के साथ साथ और प्लाट संख्या 186 में से होकर और तब प्राम दुस्लापुर प्लाट संख्या 29/5, 29/1, 27/5, 27/1-26/2, 27/3, 26/1, 25, 41/1, 41/2, 37/1 जी एच 44/3, 37/1 के एच-44/4, 37/1, जी-44/5, 37/1-के में से होकर आगे बढ़ती है और ग्राम दुस्लापुर और बरकुटा की सामान्य सीमा पर, बिन्दु 'ग' पर मिलती है।

ग—घ रेखा, ग्राम बरकुटा प्लाट सङ्ग्या 190, 194 की उत्तरी सीमा के साथ साथ तब प्लाट संख्या 192/1, में से होकर जाती है ग्रीर ग्राम

बरकुटा ग्रीर जटराज (श्रमर्वेकिन) की सामान्य सीमा पर, बिन्द् 'क' पर मिलती है।

ध- ङ रेखा साम जटराज (ब्रमवेंक्षित) में से होकर जाती है भौर उसी ग्राम की पूर्वी सीमा पर, बिन्दू 'क' पर मिलती है।

इ.─च रेखा भागतः, ग्राम जटराज (ग्रमवॅक्षित) की पूर्वी सीमा के माथ माथ गुजरती है ग्रीर तब ग्राम दुर्ग की पूर्वी सीमा के माथ-माथ ग्रागे बढती है ग्रीर बिन्दु 'च' पर मिलती है।

च-छ रेखा, ग्राम दुर्पा, प्लाट सख्या 427, 426, 433 में से होकर, उसी प्लाट में बिन्दु 'छ' पर मिलती है।

छ—जरेखा, ग्राम दुर्पा प्लाट, मख्या 433 में से होकर जाती है श्रीर उसी प्लाट में बिन्दु 'ज' पर मिलती है।

ज-झ रेखा ग्राम दुर्ग प्लाट संख्या 433, 407, 19/1, 10, 11, 12, 1/12 में मे गुजरती है और तब ग्राम बरपाली में प्लाट संख्या 249/6, 390/2-392-393, 389-390/1, 391, 386, 384, 373, 368, 361, 352, 125, 126-127, 117/2, 118, 119, 111, 112, 109, 88/2, 88/1 और 85 में से होकर मार्ग बदती है भीर प्लाट संख्या 533/1 की पश्चिमी मीमा पर बिन्धु 'झ' पर मिलती है।

झ–करेखा ग्राम बरपाली स्त्रीर गेवरा की सामान्य सीमा के साथ साथ जाती है स्त्रीर घारम्भिक बिन्दु 'क' पर मिलनी है।

अनुसूची 'ख'

खनन अधिकार

ड्रा० सं० डब्स्यू० सी० एल०/के० बी०/जटराज/ भूमि/1-76 तारीख 26-10-76 (जिसमें ऐसी भूमियो को दिशात किया गया है जिनमे खिनजों के खनन, खदान, बेघन, उन्हें प्राप्त करने, उन पर कार्य करने और उन्हें ढोकर से जाने के प्रधिकार प्रजित किए जाने वाले हैं)

ह० ग्राम का ना≀ न०	4	तहसील	हस्का सं०	स्त्रेवट सं०	जिला	ग्रभिधारी क्वारा धारित भूमि	मरकारी भूमि	क्षेत्र	टिप्पण
	•	— कटघोरा	51		- क्षिलामपुर	363 362	86.246	449.608	भाग
2. सोनपुरी		<i>p1</i>	52	115	,,	97.453	44,272	141.725	1)
3. पदानिया		,,,	11	120	"	113,596	12.674	126.270))
4. भिथरा		21	54	29	"	15,527	0.631	16.158	,,,
5. पाली		11	5 2	119	"	112 115	7.911	120 026	11
6. बरभट्टा		, ,,	53	89	"	3.096		3 096	11
7. पड्डिपाणि		, 1)	1)	87	,,,	16.756	0.390	17 146	,,
८ चुरेल .		· 11	52	9 2	11	20.402	15,029	35,431	7)
9 खैर भावना			17	121	"	12.191	0 198	12 389	,,
10 रिसवी .		• 11	1)	94	11	100.790	22 279	123.069	"
11. खोंदरी		. ,,	,,	9.5	,,	90.358	31.333	121.691	पूर्ण
12. बरकुटा		. ,,	11	116	,,	66 941	28,430	95.371	भाग
13. सलोरा		. 11	5.3	88))	0 372		0.372	,,,
14. जटराज यू/एम	Γ.	. 11	52	यू/एस	1)			79.314	,,
15. बुर्प .			5 1	118	"	270.705	11.059	281.764	1,
16 नराईबाद		. ,	54	90	11	142.555	16.442	158.994	,,
17. बरपाली		. 11	5 1	96	1)	133.421	0.815	134.236	נו
18. दुल्लापुर		\cdot n	n	117	17	24,966	1,547	26.513	"
					योग	1584 603 है <mark>स्टर</mark> (लगभग) या	279.256 हैक्टर (लगभग) या	1943 173 हैक्टर (लगभग) या)
						3915 . 329 एकड् (लग भग)	690.042 एकड़ (लगभग)	: 4801 33: एकड़ (लगभग)	3

ग्राम गेवरा में भ्रजित किए जाने वाले प्लाटों की संख्याएं:

153/1पी, 153/2पी, 153/3, 153/4, 153/5, 200 मौर 20 1पी, 202, 20 3पी, 204/1पी, 226/2पी, 229, 230/1पी, 230/2, 230/34, 231, 232/1, 232/2, 233/14, 233/2, 233/ 5, 238/1 से 238/4, 238/5पी, 239/1 से 239/3, 240, 241/1, 241/2, 242/1, 242/2, 243-244, 245 से 247, 248/1पी, 248/2 248/3, 249 से 254, 255/1, 255/2, 256 से 261, 262/1 से 262/3, 263 से 267, 268/1, 268/2, 269, 270/1 से 270/4, 271, 272/1 से 272/7, 273, 274/1, 274/2, 275 से 280, 281/1, 281/2, 282 से 287, 288/1, 288/2, 289 से 348, 349/1, 349/2, 350/1, 350/2, 351 से 397, 398/1, 398/2, 399 + 402, 403/1, 403/2, 404, 405/1, 405/2, 406, 407/1, 407/2, 408, 409/1, 409/2, 410, 411, 412/1से 412/3, 413 से 442, 443/2पी, 444, 464पी, 465, 466/1, 466/2 467/1 से 467/3, 468 से 474, 475पी, 476पी, 477पी, 478th, 479, 480, 481/1 tt 481/3, 482, 483/1, 483/2, 484 से 486, 487/1, 487/2, 488/1, 488/2, 489 से 492, 493/1 से 493/7, 494 से 505, 506/1, 506/2, 507 से 512, 513/1, 513/2, 514/1, 514/2, 515 से 544, 545/1, 545/2, 546/1, 546/2, 547, 548/1, 548/2, 549 से 592, 593/1 से 593/5, 594, 595/1, 595/2, 596 से 627, 628/1 से 628/3, 629 से 667, 668/1, 668/2, 669 से 736, 737/1, 737/2, 738 से 876, 877/1 से 877/3, 877, 879, 880/1 से 880/3, 881 से 893, 894/1, 894/2, 895 से 933, 934/1, 934/2, 935/1, 935/2, 936 से 939, 940/1 से 940/3, 941 से 946, 947/1 से 947/3, 48 से 950, 951/1, 951/2, 952 से 955, 956पी, 959/1, 959/4, 959/9पी, 959/3, 959/5, 1009/1पी, 1182/4, 1182/10, 1182/1197, 1182/13, 1182/14, 1182/16, 1182/17, 1182/22पी, 1183 से 1186, 1187/1 से 1187/4, 1188/1, 1188/2, 1189 से 1198, 1199/1 से 1199/3, 1200 से 1202, 1203/1 से 1203/3, 1204 से 1207, 1208/1, से 1208/2, 1209/1, 1209/2, 1210 से 1212, 1213/1 से 1213/3 1214 से 1216, 1217/1, 1217/2, 1218 से 1221, 1222/1, 1222/2, 1223 से 1228, 1229/1, 1229/2, 1230 से 1232, 1233/1, 1233/2, 1234/1 से 1234/6, 1235 से 1240, 1241/1 1241/2, 1242, 1243, 1244/1, 1244/2, 1245 $\stackrel{?}{\cancel{4}}$ 1253, 1254/1 से 1254/3, 1255 से 1259, 1260/1 से 1260/3, 1261, 1262, 1263/1, 1263/2, 1264/1, 1264/2, 1265 $\overline{\mathfrak{A}}$ 1278, 1279/1, 1279/2, 1280, 1281/1, 1281/2, 1282/1, 1282/2, 1283/1, 1283/2, 1284/1, 1284/2, $1285 \Re 1292$, 1293/1 से 1293/5, 1294 से 1298, 1299/1 से 1299/4, 1300, 1301/1, 1301/2, 1302/1, 1302/2, 1303, 1304,1305/1, 1305/2, 1306 ₹ 1332, 1333/1, 1333/2, 1334/1, 1334/2, 1335 से 1358, 1359/1, 1359/2, 1360 से 1398, 1399/1, 1399/2, $1400 \oplus 1423$, 1424/1, 1424/2, 1425, 1426, 1427/1, 1427/2, 1428, 1429, 1430 से 1432, 1433 से 1441, 1442/1 से 1442/6, 1443 से 1447, 1448/1, 1448/2 1448/2, 1449 ₹ 1453, 1454/1, 1454/2, 1455/1, 1455/2, 1456 से 1472, 1473/1 से 1473/3, 1474 से 1481, 1482/1 से 1482/3, 1483 से 1496, 1497/1, 1497/2, 1498 से 1502, 1503/1, 1503/2, 1504, 1505/1, 1505/2, 1506 से 1516, 1517/1, 1517/2, 1518, 1519/1, 1519/2, 1520, 1521/1, 1521/2, 1522, 1523, 1524/1, 1524/2, 1525, 1526, 1527/1 से 1527/3, 1528 से 1530, 1531/1 से 1531/4, 1532 से 1536, 1537/1, से 1537/6, 1538 से 1547, 1548/1, 1548/2, 1549, 1550/1, 1550/2, 1551 से 1554, 1555/1, 1555/2, 1556 से 1559, 1560पी, 1561 से 1569, 1570पी,

1573पी, 1574पी, 1575पी, 1576 से 1578, 1579/1, 1579/2, 1580 से 1582, 1583/1पी से 1583/4पी, 1599पी, 1600पी, 1601पी, 1602पी, 1603 से 1608, 1609/1, 1609/2, 1610, 1611, 1612पी, 1613पी, 1614पी, 1615पी, 1616 से 1627, ग्राम सोनपूरी में मजित किए जाने वाले प्लाटों की संख्याएं:

1 से 3, 4/1 फ, 4/1 ख, 4/2, 4/3, 5 से 12, 13/1 से 13/5, 14 से 16, 17/1, 17/2, 18 से 26, 27/1, 27/1क, 27/1ख, 27/1जी, 27/1ब, 27/1धान, 27/1सी, 27/1ब, 27/2, 28 से 30, 31/1 से 31/3, 32 से 35, 36/1, 36/2, 37 से 44, 45/1, 45/2, 46 से 64, 65/1, 65/2, 66 से 73, 74/1, 74/2, 75/1, 75/2, 76, 77, 78/1 et 78/3, 79, 90, 81/1, 81/2, 82/1 et 82/7, 83 से 85, 86/1, 86/2, 87/1 से 87/3, 88 से 97, 98/1, 98/2, 99 से 103, 104/1, 104/2, 105 से 107, 108/1, 108/2, 109 से 117, 118/1, 118/2, 119 से 131, 132/1, 132/2, 133, 134/1, 134/2, 135, 136/1 से 136/3, 137 से 139, 140/1 से 140/4, 141 से 146, 147/1 से 147/4, 148 से 155, 156/1, 156/2, 157, 158, 159/1, 159/2, 160/1, 160/2, 161 से 169, 170/1 से 170/5, 171 से 175, 176/1 से 176/3, 177 से 186, 187/1, 187/2, 188 से 190, 191/1 से 191/3, 192 से 194, 195/1, 195/2, 196 से 200, 201/1, 201/2, 202/1, 202/2, 203 से 209, 210/1 से 210/3, 211 से 214, 215/1, 215/2, 216 स 227, 228/1, 228/2, 229, 230/1, 230/2, 231, 232, 233/1 $\stackrel{?}{\text{R}}$ 233/3, 234 $\stackrel{?}{\text{R}}$ 245, 246, 247, 248/1, 248/2, 249/1 से 249/3, 250 से 252, 253/1, 253/2, 254 से 257, 258/1 से 258/7, 259, 260/1, 260/2, 261 से 293, 294/1, 294/2, 295 से 298, 299/1, 299/2, 300 से 304, 305/1, 305/2, 306, 307, 308, 309/1, 309/2, $310 \ \text{ ft} \ 320, \ 321/1, \ 321/2, \ 322, \ 323/1, \ 323/2, \ 324,$ 325/1 से 325/6, 326 से 335, 336/1, 336/2, 337 से 339, 340/1, 340/2, 341, 342/1, 342/2, 343/1, 343/2, 344 से 347, 348/1, 348/2, 349/1, 349/2, 350/1 से 350/6, 351, 352/1 & 352/3, 353/1, 353/2, 354, 355, 356/1, 356/4, 357 से 361, 362/1, 362/2, 363, 364, 365/1 से 365/3, 366 से 369, 370/1 से 370/5, 371 से 376, 377/1, 377/2, 378 स 380, 381/1, 381/2, 382/1, 382/2, 383/1, 383/2, 384, 385, 386/1 से 386/6, 387 से 392, 393/1, 393/2, 394, 395, 396/1, 396/2, 397 से 407, 408/1 से 408/3, 409 से 412, 413/1, 413/2, 414 से 420, 421/1, 421/2, 422, 423/1, 423/2, 424/1, 424/2, 425, 426/1, 426/2, 427 से 430, 431/1, 431/2, 432, 433/147, 433/147, 433/2, 434 से 437, 438/1, 438/2, 439 से 444, 445/1 से 445/3, 446/1 से 446/3, 447 से 450, 451/1, 451/2, 452 से 461, 462/1, 462/2, 463 से 480, 481/1 से 481/4, 482, 483, 484/1 से 484/3, 485/1, 485/2, 486, 487/1, 487/2पी, 488, 489पी, 490पी, 491/1पी से 491/4पी, 492, 493, 494पी, 499पी, 500/1पी, 500/2, 500/3, 517पी, 518, 519/1पी, 519/2, 605पी, 606पी, 607/1पी, 609पी,

ग्राम पवानिया में ग्राजित किए जाने बाले प्लाटों की संख्याएं:

104/1 से 104/5, 105 से 111, 112/1 से 112/3, 113, 114/1 114/2, 115, 116/1 से 116/3, 117 से 123, 124/1, 124/2, 125 $\stackrel{?}{\text{H}}$ 128, 129/1, 129/2, 130, 131/1, 131/2, 132, 133पी, 135/1पी, 135/2, 136/2, 137/1पी, 136/1, 137/2, 144/1पी, 144/2पी, 145पी, 149/1पी, 150पी, 153/1पी, 153/2पी, 154पी, 155, 156, 157/1, 157/2, 158, 159, 160/1, 160/2, 161 से 163, 164/1, 164/2, 165 से 168, 169/1 से 169/3, 170 से 176, 177/1पी, 178, 179/1पी, 179/2पी, 181/1पी, 182पी, 183पी, 184, 185पी, 186पी, 187पी, 189पी, 568/1पी, 568/2पी, 569/पी, 571पी, 572पी, 573, 574पी, 589पी, 590पी, 591, 592पी, 593 से 595, 596/1, 596/2, 597, 598, 599पी, 600-601पी, 602/1 से 602/3, 603 से 607, 608/1 से 608/3, 609 tr 624, 625/1, 625/2, 626 tr 629, 630/1, 630/2, 631 से 638, 639/1, 639/2, 640/1, 640/2, 641, 642/1, 642/2, 643/1, 643/2, 644, 645/1, 645/2, 646, 647, 648/1, 648/2, 649, 650, 651/1 से 651/5, 652 से 655, 656/1, 656/2, 657, 658/1, 658/2, 659/1, 659/2, 660/1, 660/2, 661, 662/1, 662/2, 663/1 $\stackrel{?}{\text{H}}$ 663/3, 664, 665, 666/1, 666/2, 667 से 669, 670/1, 670/2, 671/1, 671/2, 672/1 से 672/4, 673, 674, 675/1, 675/2, 676/1, 676/2, 677, 678, 679/1, 679/2, 680 से 684, 685/1, 685/2, 686 से 700, 701/1, 701/2, 702 से 724, 725/1, 725/2, 726, 727/1 से 727/3, 728 से 730, 731/1, 731/2, 732, 733/1, 733/2, 734, 735, 736/1 से 736/5, 737, 738/1क, 738/1खर, 738/2, 739 से 772, 773/1, 773/2, 774 से 787, 788/1, 788/2, 789 से 792, 793/1, 793/2, 794, 795, 796/1 से 796/4, 797 से 801, 802/1, 802/2, 803/1 से 803/3, 804 से 809, 810/1, 810/3, 811/1 से 811/3, 812 से 830, 831/1 से 831/4, 832 से 837, 838/1, 838/2, 839, 840/1, 840/2, 841/1 से 841/3, 842, 843, 844/1, 844/2, 845/1, 845/2, 846, 847/1, 847/2, 848/1, 848/2, 849 से 853, 854/1, 854/2, 855, 856/1 से 856/4, 857 से 859, 860/1 से 860/3, 861 से 865, 866 पी, 867 पी, 892 पी, 893पी, 893, 894, 895/1 से 895/4, 896 से 899, 900 900/1, 900/2 901/1, 901/2पी, 902 से 931, 932/1, 932/2, 933/1, 933/2, 934, 935/1, 935/2, 936/1, 936/2, 937 र 955, 956/1, 956/2, 957 से 963, 964/1 से 964/3, 965 से 967, 968/1, 968/2 1

ग्राम भाषिरा में ग्राजित किए जाने वाले प्लाटो की संख्याए:

349पी, 350-351-352पी, 353पी, 354पी, 359पी, 402पी, 403पी, 404पी, 406| पी, 406| 2पी, 407पी, 408, 409, 410| 1 से 410|3, 411, 412 पी, 413पी, 414पी, 416पी, 417, 418|1, 418|2, 419, 420, 421|1, 421|2, 422 से 432, 437|2, 438| 1पी, 438|2पी, 443|1-443|2पी, 444पी, 445, 446, 447|1, 447|2, 418, 449|1, 449|2, 450 से 459, 460|1, 460|2, 461 से 465, 466पी, 467पी, 469पी, 470पी।

ग्राम पाली मे भ्रांजित किए जाने वाले 'लाटों की संख्याएं '

1/1, 1/2, 2, 3/1 से 3/5, 4, 5/1 से 5/4, 6, 7/1, 7/2, 8 से 10, 11/1 से 11/3, 12, 13/1, 13/2, 14, 15, 16/1 से 16/3, 17/1क, 17/1खा, 17/1जी, 17/1पा, 17/2, 18/1, 18/2, 19/1, 19/2, 20 से 24, 25/1, 25/2, 26/1, 26/2, 27 से 31, 32/1, 32/2, 33/1 से 33/3, 34/1, 34/2, 35/1 से 35/4, 36, 37/1, 37/2, 38 से 40, 41/1 से 41/3, 42 से 51, 52/1, 52/2, 53/1, 53/2, 54, 55/1 से 55/4, 56 से 60, 61/1, 61/2, 62 से 65, 66/1, 66/2, 67 से 72, 73/1, 73/2, 74 से 76, 77/1, 77/2, 78, 79/1, 79/2, 80/1 से 80/3, 81 से 85, 86/1, 88/2, 89/1, 89/3, 90 से 93, 94/1 से

94/4, 95 से 108, 109/1 से 109/5, 110/1, 110/2, 111, 112/1, 112/2, 113, 114/1, 114/2, $115 \stackrel{?}{\exists}$ 119, 120/1, 120/2, 121, 122, 123/1, 123/2, 124/1 से 124/3, 143, 144/1, 144/2, 145 से 147, 148/1, 148/2, 149 से 152, 153/1 से 153/4, 154, 155, 156/1 से 156/3, 157/1, से 157/4, 158 से 161, 162/1, 162/2, 163/1, 163/2, 164 से 185, 186/1, 186/2, $187 \stackrel{?}{=} 192$, 193/1, 193/2, 194/1, 194/2, 195, 196, 197/1, 197/2, 198 $\stackrel{?}{\text{tt}}$ 203, 204/1, 204/2, 205/1, 205/2, $206 \stackrel{?}{\leftarrow} 210$, 211/1, 211/2, 212, 213, 214/1, 215, 216, 217/1, 217/2, 218 से 224, 225/1क, 225/1स, 225/2, 226/1 से 226/4, 227/1 से 227/3, 228, 229, 230/1 से 230/4, 231/1 से 231/4, 232/1, 232/2, 233, 234/1, 234/3, 235/1, 235/2, 233/1, 236/2, 237, 238/1, 238/2, 239/1 से 239/5, 240 से 242, 243/1 से 243/3, 244, 245, 246/1, 246/2, 247 से 249, 250/1 से 250/4, 251, 252, 253/1 से 253/3, 254, 255, 256/1, 256/2, 257 से 262, 263/1 से 263/4, 264/1 से 264/4, 265 से 275, 276/1, 276/2, 277 से 280, 281/1, 281/2, 282/2, 282 से 284, 285/1, 285/2, 286, 287, 288/1 से 288/3, 289 से 291, 292/1, 292/2, 293/1, 293/2, 294 स 300, 301/1, 301/2, 302, 303, 304/1, 304/2, 305, 306, 307, 307/2, 308 स 333, 334/1 से 334/3, 335/1, 335/2, 336 से 339, 340/1 से 340/3, 341 से 344, 345 से 348, 349/1, 349/2, 350, 351/1, 351/2, 352/1, 352/2, 353, 354, 355/1 $\stackrel{?}{\text{cl}}$ 355/3, 356/1, 356/2, 357/1 at 357/4, 358/1, 358/2, 359/1, 359/2360, 361/1, 361/2, 362/1, 362/2, 363/1 से 363/3, 364 से 366, 367/1, 367/2, 368/1, 368/2, 368/3, 368/4, 369, 370/1से 370/4, 371 से 390, 391/1 से 391/4, 392, 393, 393/1 से 394/5, 395, 396/1 से 396/4, 397 से 399, 400/1, 400/2, 401/1, 401/2, 402/1 से 402/4, 403, 404, 405/1, 405/2, 406, 407, 408/1 से 408/3, 409/1 से 409/3, 410 से 412, 413/1 से 413/5, 414/1 से 414/3, 415/1, 415/2, 416/1 से 416/3, 417 से 425, 426/1, 426/2, 427, 428/1, 428/2, 429, 430/1, 430/2, 431 से 447, 448/1 से 448/5, 449 से 464, 465/1, 465/2, 466/1 से 466/3, 467, 468, 469, 469/2, 470 से 476, 478 पी, 479, 480/1पी, 480/2, 482पी, 483/1, 483/2, 484/1 से 484/5, 486 से 489, 490/1, 490/2. 491, 49291, 49391, 494/1पी, 495/1पी, 496पी, 497/1पी, 497/2पी, 498, से 500, 501/1पी, 501/3, 502पी ।

ग्राम बरभट्टा में ग्रांजित किए जाने वाले प्लाटों की संख्याएं:

174पी, 175/1पी, 176, 177पी, 179पी, 180/1 से 180/6, 180/7पी, 181, 182/2, 183, 184/1पी, 184/3पी, 184/5पी। ग्राम जटराज में भ्रजित किए जाने वाले प्लाटों की संख्याएं: भ्रसर्वेक्षित क्षेत्र भ्रजित किया जाना है। ग्राम पाडीपाणि में भ्रजित किए जाने वाले प्लाटो की संख्याएं:

1 से 4, 5/1, 5/2, 8 से 12, 13/1, 13/2, 14 से 22, 23/1, 23/2, 24, 25/1, 25/2, 26पी, 27/1पी, 27/2पी, 28 से 32, 33पी, 35पी, 38-37पी, 36पी, 39, 40/1, 40/2, 41, 42, 43/1, 43/2, 44, 45, 46पी, 47पी, 60/2पी, 61पी, 62, 63पी, 65पी। साम चरेल में म्रजित किए जाने वाले प्लाटों की संख्याएं:

1 से 3, 4/1 से 4/3, 5, 6/1, 6/2-7-49/2-20-22 स, 8/1-9-21 स, 10-11/2-12, 11/3 स, 18/2-3-24, 23, 25, 26/1, 26/2, 27/1, 27/2, 28/1, 28/2, 29/3, 29/4, 29/1, 29/2, 30, 31/1

से 31/4, 32, 33/1 से 33/3, 34, 35/1, में 35/4, 36, 37/1, 37/2, 38पी, 39पी, 40/1पी, 44 से 47, 56पी, 57पी, 58/1, 58/2, 59/1, 59/2, 60, 61, 62/1, 62/2, 63, 64, 65/1 से 65/3, 66, 67/1, 67/2, 67/3-70-100पी, 68 से 73, 74पी, 98पी, 101-102, 103/1, 103/2, 104 से 106, 107पी, 108 से 110, 111/1, 111/2पी, 112, 113, 114/1, 114/2, 115, 116/1, 116/2, 116/3, 117, 118, 119/1पी, 119/2पी, 120पी, 130/2पी, 131/1पी, 131/2पी, 132 से 136, 137/1, 137/2, 138 पी, 140-141पी, 142/1 पी, 158/2 पी, 158/3 पी 1

ग्राम खीरभावना में ग्राजित किये जाने वाले प्लाटो की संख्याएं

ग्राम रिसकी में व्यक्तित किये जाने वाले प्लाटों की सख्याएं:

1 से 79, 80/1, 80/2, 81 से 84, 85पी, 86 पी से 89पी, 90 से 93, 94/1, 94/2, 95 से 104, 105 पी, 106 पी, 107 से 129, 130 पी, 131 से 162, 163/1, 163/2, 164 से 184, 185 पी से 190 पी, 191 से 403, 404/1, 404/2, 405 से 443, 444/1, 444/2, 445/1, 445/2, 446 पी, 447 पी, 452 पी, 453 पी, 454 पी, 459 पी, 460 पी, 461 से 466, 467 पी, 468 पी, 473 पी, 474 पी, 475 से 480, 481 पी, 482 पी, 483 484 पी।

ग्राम खोक्री में क्रर्जित किये जाने वाले प्लाटो की संख्याएं: 1 से 340 (पूर्णग्राम) :

ग्राम बरकटा में ग्राजित किये जाने वाले प्लाटो की सख्याएं:

1, 2, 3/1, 4 \Re 16, 17/1, 17/2, 18, 19/1, 19/2, 20/1, 20/2,21/1, 前 21/7, 22 23, 24/1, 24/2年, 24/2頃, 25/1, 25/2, 26, 27/1, 27/2, 27/3, 28, 29, 30/1, 30/2, 31 & 33, 34/1, 34/2, 35, 36/1, 36/2, 37/1, 37/2, 38, 39/1, 39/2, 40 + 45, 40/1, 46/2, 47 से 53, 54/1, 54/2, 55 से 61, 62/1, 62/2, 63 से 66, 67/1, 67/2, 68 से 73, 74 1, 74 2, 75 से 77, 78 1, 78 2, 79, 80 1 से 80 3, 81 से 83 84/1, 84/2, 85/1, 85/2, 86, 87/1, 87/2, 87/3, 88, 89/1, 89/2, 90/1 90/2, 91, 92/1, 92/2, 93/1, 93/2, 94/1, 94/2, 95 से 99, 100/1, 100/2, 101 से 107, 108/1, 108/2, 109/1 से 109/4, 110 से 115, 116/1क, 116/1ख, 116/2, 117 से 120, 121/1क, 121/1ंख, 122, 123/1, 123/2, 124 से 127, 128/1, 128/2, 129 **1** 141, 142/1, 142/2, 143, 144, 145/1, 145/2, 146, 149, 150/1, 150/2, 151 से 157, 158/1, 158/2, 159 से 161, 162/1, से 162/4, 163 से 169, 170/1, 170/2, 171 से 177, 178/1 से, 178/4 179, 180, 181/147, 181/144, 181/2, 182/1, से 182/3, 183, 184/1, 184/2, 185 से 190, 192/1कपी, 192/1ख, 192/1जी, 192/1 **4**, 192/2, 193, 194, 195/1, 195/2, 196/1, 196/2, 197से 201, 202/1, 202/2,203 से 206, 207/1, 207/2, 208 से 213, 214/1 से 214/3, 215/1, 215/2, 216 से 218, 219/1 से 219/3, 220 से 227, 228/1, 228/2, 229, 230/1, से 230/3, 231/1, 231/2, 232, 233, 234/1, 234/2,235, 236, 237/1, 237/2, 238, 238/1, 社 238/3, 240/1 社 240/3, 241, 242, 243/1, 243/2, 244, 245/1 से 245/3, 246 से 259, 260/1, 260/2 261/1, 261/2, 262 \text{ 270, 271/1, 271/2, 272 \text{ t 275, 276/1, 276/2, 277, 278/1, 278/2, 279, 280/1, 280/2,

ग्राम सालोरा में ग्रर्जित किय जाने वाले प्लाटों की संख्याएं. 49पी, 50पी, 51पी

ग्राम दुर्ग में ग्रजित किये जाने वाले प्लाटो की संख्याएं:

86 पी से 88 पी, 89/1-91 पी, 89/3, 90 पी, 92 से 94 95/1, $\frac{1}{10}$ 95/3, 96 $\frac{1}{10}$ 98, 99/1 $\frac{1}{10}$, 99/2, 100/2, 101, 102, 104 पी, 105 से 106, 107/1से 107/6, 108, 109---165 पी, 111, 115पी, 116पी, 117पी, 120पी, 117पी, 148 149 पी, 150 से 156, 157-168-169-234 पी, 158, 159, 160/1, से 160/3, 161 से 170, 171, 172/1, 172/2, 173 से 177, 178/1, 178/2, 179 स 187, 188/1, 188/2, 189, 190/1, 190/2, 191/1, 191/2, 192/1, 192/2, 193/1 में 193/7, 194 से 196, 197/1, 197/2, 198/1, से 198/3, 199/1, से 199/4, 200, 201/1, 201/2, 202 से 233, 234 पी, 235 सि 237, 238/1 238/2, 239 सि 263, 264/1, 264/2, 265, 266/1, 266/2, 267/1, 267/2, 268, 269/1, 269/2, $270 \ \text{\^{e}t}$ 282 283/1, 283/2, 284/1, 284/2, 285/1, 285/2, 286, 287/1, 287/2, 288, 289, 290, 291/1, 291/2, 292 से 300, 301/1, 301/2, 309 से 315, 316/1 से 316/4, 317/1, 317/2, 318, 319/1, 319/2, 320 से 322, 463पी, 486पी, 490, 499, 500/1, 500/2, 501/1, 501/2, 502, 503, 510,511, 512/1, 512/2, 513, 514/1, 514/2, 515 ₹ 519, 520/1,520/2, 521, 522/1, 522/2, 523/1, $\stackrel{?}{\text{H}}$ 523/3, 524, 525, 526/1, 526/2, 527 से 532, 533/1, 533/2, 534/1, 534/2, 535 से 537, 538/1, 538/2, 539 4 571, 572/1, 572/2, 573 रो 584, 585/1 में 585/3, 586/1 से 586/4, 587 से 593, 594/1, 594/2, 593/1, 595/2, 596/1, 596/2, 597, 598/1 से 598/3, 599/1, 599/2, 600से $604, 605/1 \stackrel{?}{\oplus} 605/3, 606/1, 606/2, 607, 608/1, 608/2, 609,$ 610/1, 610/2, 611 से 614, 615/1 से 615/3, 616/1, 616/2, 617/1 से 617/3, 618, 619/1, 619/2, 620 से 634, 635/1, 635/2, 636, 637, 638/1, 638/2, 639/1 से 639/3, 640 से 647, 648/1, 648/2, 649 से 651, 652/1, 652/3, 653 में 659, 660/1, 660/2, 661 से 672, 673/1, 673/2, 674 से 679, 680/1 से 680/5, 681 से 686, 687/1 से 687, 688/1, 688/2, 689, 690/1, 690/2, 691 से 693, 694/1, 694/2, 695/1 से 695/3, 696, 697/1, 697/2, 698/1, 698/2 699/1, से 699/3, 700/1, से 700/3, 701, 702/1, 702/2, 703, 704/1, 701/2, 705, 706, 707/1, 707/2, 708/1, 708/2, 709, 710 से 717, 718/1, 718/2, 719 रे 728, 729/1, 729/2, 730, 731/1, रे 731/5, 732 स 747, 718/1, 748/2, 749 से 756, 757/1, 757/2, 758 से 760, 761/1, 761/2, 762, 763/1, 763/2, 764, 765/1, 765/2,766 से 777, 778/1 से 778/3, 779 से 782, 783/1, 783/2, 784, $785. \ 786/1, \ 786/2, \ 787, \ 788/1, \ 788/2, \ 789/1, \ 789/2, \ \ 790/1,$ 790/2, 791/1, 791/2, 792/1 से 792/5, 793/1, 793/2, 794, 795, 796/1 से 796/3, 797/1 से 797/3, 798/1, 798/2, 799/1, 799/2, 800, 801/1, 801/2, 802 + 804, 805/1, 805/2, 806 से 808, 809/1, से 809/3 810 से 816, 817/1 से 817/3, 818 में 821, 822/1, से 822/10, 823/1 से 823/6, 824 से 826, 827/1, 827/2, 828, 829/1 से 829/3, 830 से 840, 841. 842, 849, 850/1, 850/2, 851/1 स 851/3, 852/1, 852/2, 853 से 855, 856/1, 856/2, 857, 858, 859/1, 859/2, 860 से 866, 867/1, 867/2, 868 से 871, 872/1, 872/2, 873 से 876, 877/1 से 877/5, 878/1, 878/2, 879 में 881, 882/1 से 882/3, 883/1, 883/2, 884/1 से 884/4, 885, 886, 887/1, 887/2, 888/1, 888/2, 889/1, 889/2, 890 年 895, 896/1, 896/2, 897/1, 897/2, 898, 899/1 $\Re 899/4, 900/1, 900/2,$ 901, 902/1 से 902/3, 903, 904, 905/1 से 905/4, 906 से 914, 912/1, 912/2, 913 से 915, 916/1, 916/2, 917 से 922, 923/1 में 923/3, 924 में 926, 927/1 में 927/3, 928, 929/1, 929/2, 930, 931/1 से 931/5 932 से 944, 945/1, 945/2, 946/1, 946/2, 947, 948/1 से 948/3, 949/1, 949/2, 950 से 952, 953/1 से 953/7, 954/1, 954/2, 955 से 960, 969/1, 969/2, 970 से 980, 981/1, 981/2, 982, 983, 984/1, 984/2, 985/1 से 985/5, 986, 988/1, 988/2, 989/1, 989/2, 990 से 999, 10,00/1 से 1000/4, 1001/4, 1001/4, 1001/4, 1010/2, 1011, 1012/2, 1012/2, 1013, 1014/4, 1014/4, 1015, 1016, 1017/1 से 1017/5, 1018, 1019/4, 1019/2, 1020, 1021, 1022/2, 1023 से 1026/3, 1026/3, 1027, 1028, 1029/4 से 1029/4, 1030/4, 1030/2, 1031 से 1034, 1035/4 से 1035/5, 1036, 1037/1, 1037/2, 1038 से 1042, 1043/4, 1044/4

ग्राम नराई बाद मे भ्रजित किए जाने वाले प्लाटो की संख्याएं:

52/2पी, 53पी, 58पी 59 से 62, 63पी, 75 से 77, 78पी, 109पी, 110/2पी, 110/1-111/2, 111/1-112पी, 113, 114/1 से 114/4, 115 से 117, 118/1, 118/2पी, 119पी, 120पी, 144/1पी, 144/2पी, 145/1पी, 145/2पी, 147पी, 148/1, 148/2, 149 में 161, 162/1, 162/2, 163, 161/1, 164/2, 165 से 168, 169/1, 169/2, 170/1 स 170/3, 171, 172पी, 173 से 180, 181/1, 181/2, 182 से 194, 195/1 से 195/7, 196, 197/1 से 197/4, 198, 199, 200/1 से 200/3, 201, 202, 203/1, 203/2, 204, 205/1 से 205/4, 206 से 211, 212/1, 212/2, 213 से 219, 220/1, 220/2, 221/1, 221/2पी, 221/4पी, 221/5, 221/6, 222 से 225, 226/1 年 226/6, 227/1, 227/2, 228 年 234, 235/1, 235/2, 236, 237/1, 237/2, 238/1, 238/2, 239, 240, 241/1, 241/2, 242/1, 242/247, 243/1, 24447, 245, 246/1, 216/2, 247/1, 247/2, 248, 249/1 से 249/4, 250 से 252, 253/1, 253/2, 254/1, 254/2, 255 में 259, 260/1, 260/2, 261, 262/1, 262/2, 263 et 280, 281/1, 281/2, 282, 283, 281/1, 284/2, 285 से 294, 295/1 से 295/4, 296/1 से 296/3, 297/1 $\hat{\mathbf{H}}$ 297/3, 298/1, $\hat{\mathbf{H}}$ 298/5, 299, 300/1, 300/2, 301/1, 601/2, 302 से 309, 310/1, 310/2, 311 में 314, 315/1, से 315/4, 316, 317/1 से 317/4, 318 से 320, 321/1 से 321/3, 322 से 324, 325/1, 325/2, 326/1, से 326/3, 327 से 336, 337/1 से 337/3, 338 से 344, 345/1 से 315/3, 346/1, 346/2, 347 ₹ 351, 352/1, 352/2, 353/1 ₹ 353/3, 354/1, 354/2, 355/1, 355/2, 356 से 359, 360/1, 360/2, 361 से 366, 368/1, 368/2, 369, 370/1 से 370/4, 371 से 381, 382/1 से 382/3, 383/1, 383/2, $384 \stackrel{\leftrightarrow}{e} 392$, 393/1, 393/2, 394, 395, 396/1, से 396/3, 397, 398, 399/1पी. 399/2, 299/3, 399/3, 400/1, 400/2, 401 से 403, 404/1 से 104/3, 405 से 407, 408/1 से 408/3, 409, 410, 411/1र्पा, 411/2पी, 412पी, 117/1पी 417/2, 418, 419/1 से 419/3, 420, 421, 422/1 से 422/5, 423/1पी, 423/2पी, 424, 425, 126/1, 426/2, 428 से 430, 431/1 से 431/3, 432, 433/1, 433/2, 434 से 439, 440/1, 440/2, 111 से 444, 445/1, 445/2, 446 से 453, 454/1, 454/2, 455/1 में 455/3, 456 से 460, 461/1, 461/2, 462/1, 162/2, 463 से 474, 475/1 से 475/3, 476 से 178, 479/1 से 479/4, 480/1, 480/2, 181, 482, 483/1 से 483/1, 481 में 488, 489/1 में 489/4, 490 से 198, 499/1 से 499/3, 500/1 में 500/3, 501/1 से 501/3, 502/1 से 502/6, 503, 504/1 से 504/3, 505, 506/1 से 506/3, 507-508/1, 508/2, 509/1 से 509/5, 510/1 से 510/3, 511/1, 511/2, 512/1, 512/2, 513, 514/1, से 514/3, 515/1, 515/2, 516/1 में 516/4,517/1 से 517/3, 518/1, 518/2, 519 में 524, 525/1, में 525/2, 526, 527, 528/1, 528/2, 529, 530, 531/1, 531/2, 532, 533/1, 533/2,

याम बरपाली मे अजित किए जाने वाले प्लाटों की सक्याएं .

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394पी, 396पी, 397पी, 398, 399, 400, 402/1 से 402/5, 403/1, 403/2, 404 से 406 407/1, 407/2 408 से 414, 415/1, 415/2, 416, 417/1, से 417/3, 418 से 422, 423/1, 123/2, 424पी, 425 से 427, 428/1, 428/2, 429, 430/1 से 430/3, 431 से 439, 440/1, 440/2, 441 से 444, 445/1 445/2, 446 से 456, 457/1, 457/2, 158, 459, 460/1, 160/2, 461, 462/1, 462/2, 463, 464/1 से 464/3, 465, 466/1, 466/2, 467/1, 467/2, 468/1, 468/2, 469, 470/1, सं 470/3, 471/1, 472, 472/2, 471 में 481, 182/1, 482/2, 183 से 493, 494/1 से 494/5, 495, 499 से 508, 509/1 509/2, 510, 511/1, 511/2, 512/1, 512/2, $513 \Re 517$, 518/1 में 518/4, 519 से 522, 523/1, 523/2, 524 से 527, 528/1, 528/2, 529/1, 529/2, $530 \stackrel{?}{\text{H}}$ 532, 533/2, 533/3, 534, 535, 536/1 में 536/5, 537, 538/1 से 538/4, 539, 540/1, 社 540/3, 541, 512/1, 542/2, 543, 514 社 544/4 545 से 556, 557/1, 557/2, 558 में 570, 571/1, 571/2, 572 से 577, 578/1, 578/2, 579 年 582, 583/1, 583/2, 584, 585, 586/2, 587, 588, 589/1, 589/2, 590/1, 590/2, 591/1591/2, 592/1, 592/2, 593, 594/1 से 594/5, 595, 596, 597/1 से 597/3, 598/1, 598/2, 599/1, 599/2, 600 से 605 606/1, 606/2, 607 में 612, 613/1 में 613/3, 614, 615/1, से 615/3, 616 में 618, 619/1, 619/2, 620, 621/1, 621/2, 622, मे 626, 627/1 से 627/4, 628 से 631, 632/1 से 632/4, 633 से 639, 640/1 से 640/4, 641/1, 641/2, 642 से 646, 647/1, 647/2, 648 स 650, 651/1, 651/2, 652 स 662, 663/1, 663/2, 664 社 666, 667/1, 667/2, 668, 669/1, 669/2, 670 से 673, 674/1, 674/2, 675 से 684 685/1, 685/2, 686, 687/1, 687/2, 688, 689, 689/1 $\stackrel{?}{\text{ct}}$ 690/3, 691/1, 691/2, 692, 693, 694/1, 694/2, 695 से 705, 706/1 **भौ**र 706/2.

याम दुल्लापुर में प्रजित किए जाने वाले प्लाटों की सख्याए

सीमा वर्णन (खनन मधिकार)

ए-जी-मी-डी-ई जैसा सभी ग्रश्चिकारो सहित वाली सीमा वर्णन में बताया गया है।

ई-एम

रेखा, भागतः ग्राम जटराज (भासवेंशित) की पूर्वी सीमा ग्रौर भागत ग्राम सीनपुरी की सीमा के साथ जाती है. ग्रौर बिन्दू 'एम' पर मिलती है ।

एम-एल

रेखा, भागत ग्राम संानपुरी की प्लाह म० 607/1, 606, 605, 517, 519/1, 187/2, 494, 491, 199, 500/1 से, ग्राम खरभावना की प्लाह मं० 231, 229, 228, 227, 226, 221/3, 223, 222, 220, 190, 187/3, 172, 173/2, 174/2, 171/3, 174/1, 175, 139-141, 159, 140, 147, 66/3, 66/1, 66/2, 67, 58, 71, 55, 54/3 से ग्राम पदानियों की प्लाह म० 901/2, 892, 867, 866, 600, 601, 599, 589, 591, 592, 594, 573, 572, 623, 568/2, 568/1, 175, 177/1, 179/2,

179/1, 191/2, 182, 184, 187, 186, 189, 154, 153/2, 153/1, 150, 149/1, 145, 144/2, 144/1, 135/2, 136/1 से, ग्राम बाली की प्लाट सं० 501/3, 501/1, 502, 496, 495/1, 494/1, 498, 492, 489, 482, 480/1, 478, 477 से, ग्राम रिसदी की प्लाट स॰ 481, 482, 484, 473, 467, 469, 464, 460, 459, 454, 451, 452, 446, 447, 190, 189, 188, 187, 186, 185, 130, 106, 105, 89, 87, और 86, से, ग्राम चरेल की प्लाट सं० 142/1, 141, $140, \quad 138, \quad 130/2, \quad 131/2, \quad 131/1, \quad 119/1,$ 119/2, 120, 158/3, 158/2, 111/2, 119/3, 98, 107, 101, 100, 70, 67/3, 74, 56, 57/2, 48, 44, 36, 40/1 39, 38, 17, 23, 22, 20, 19/2, 7, 6, 5, 21/1-9-4/1, 11/3 से, प्राम सालोरा की प्लाट सं० 51, 50, 49 से, ग्राम गेवरा की प्लाट सं॰ 1614, 1613, 1612, 1602, 1601, 1600, 1599, 1583/2-3-4, 1584, 1573, 1574, 1575 1570 मौर 1560 से, ग्राम पाष्ट्रीपाणि की प्लाट सं० 65, 64, 63, 61, 60/2, 46, 47, 38, 37-36, 35, 34/3, 26, 27/1, 27/2, भीर 33 से, ग्राम बरभट्टा की प्लाट सं० 184/1, 184/5, 183/3, 180/7, 179, 177 भौर 175/1 से, ग्राम नराईबाद की प्लाट सं० 470, 469, 467, 466, 444, 443/2, 438/2, 437/1, 353-352-351-350 से गुजरती है भीर बिन्दू 'एल' पर मिलती है।

ए ल-के

रेखा, ग्राम मियरा की प्लाट सं० 349, 354, 359, 406|2, 406|1, 407, 404, 403, 402, 413, 414, श्रीर 416 से, श्रीर ग्राम नाईबाद की प्लाट सं० 221|6, 221|3, 221|2, 140|7, 144|1, 144|2, 145|1, 145|2, 147, 120, 118|2, 119, 109, 112, 111|1, 111|2, 110|2, 110|1, 78, 75, 74, 72, 63, 58, 53, 52|2, 399|1, 411|2, 411|1, 412, 423|2, 424, 423|1 और 417|1, में से गुज़रती है श्रीर बिन्हु 'क' पर मिलती है।

के-जे

जे-प्रार्ध

रेखा, ग्राम गेवरा ग्रीर मानगांव की सामान्य सीमा के साय-साय जाती है ग्रीर बिन्दू जें पर मिलती है। रेखा, ग्राम गेवरा की प्लाट सं० 236/5, 233/1, 230/2, 230/1, 226/2, 229, 247/1, 204/1, 203, 200-201, 143/2, 153/1, 443/2, 443/3,

230|2, 230|1, 226|2, 229, 247|1, 204|1, 203, 200-201, 143|2, 153|1, 443|2, 443|3, 441, 442|2, 464, 475, 476|1, 477, 478, 959|9, 484, 1182|11, 118 |21 सपा 1009|1

भाई-ए

से गुजरती है और बिन्दु 'बाई' पर मिलती है। जैसा, मभी ग्रश्निकारों सहित वाली सीमा वर्णन में बताया गया है।

> [मं० 19(14)/78-सी० एल०] एस० द्यार० ए० रिजवी, निदेशक

MINISTRY OF ENERGY (Department of Coal)

New Delhi, the 7th April, 1978

S.O. 1088.—Whereas by the notification of the Government of India in the Ministry of Energy, Department of Coal No. S.O. 3157 dated the 15th October, 1977, under sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government

gave notice of its intention to prospect for coal in 6045.00 acres (approximately) or 2446.32 hectares (approximately) the lands in locality specified in the schedule annexed to that notification.

And Whereas the Central Government is satisfied that coal is obtainable in the part of the said lands:

Now, therefore, in exercise of the powers conferred by Sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to acquire.—

- (a) the land measuring 1147.389 acres (approximately) or 464.342 hectares (approximately) described in Schedule "A" appended hereto;
- (b) the rights to mine, quarry, bore, dig and search for, win work and carry away minerals in the lands measuring 4801.333 acre (approximately) or 1943.173 hectares (approximately) described in the Schedule "B" appended hereto.
- Note.—1. The plans of the areas covered by this notificacation may be inspected in the office of the Collector, Bilaspur, District-Bilaspur (Madhya-Pradesh) or in the office of Coal Controller, 1, Council House Street, Calcutta, or in the the Office of the Western Coalfields Limited (Revenue Section) Bisesar House, Temple Road, Nagpur (Maharashtra).
- Note.—2. Attention is hereby invited to the provisions in section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) which provides as follows:

"8(1)—Any person interested in any land in respect of which a notification under section 7 has been issued may, within thirty days of the issue of the notification, object to the acquisition of the whole or any part of the land or of any rights in or over such land.

Explanation.—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.

- (2) Every objection under sub-section (1) shall be to the competent authority in writing, shall give authority and the competent the objector an opportunity of being heard either in person or by a legal practitioner and shall, after hearing all scuch objections and after making such further enquiry, if any, as he thinks necessary, either makes a report in respect of the land which has been notified under sub-section (1) of section 7 or of rights in or over such land, or make different reports in respect of different parcels of such land or of rights in or over such land, to the Central Government, containing his recommendations on the objection, together with the record of the proceedings held by him, for the decsion of that Government.
- (3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such land were acquired under this Act."
 - Note.—3. The Coal Controller, 1 Council House Street,
 Calcutta, has been appointed by the Central
 Government as the competent authority under
 the Act.

THE SCHEDULE "A"

JATRAJ BLOCK

KORBA COALFIELDS

DISTRICT-BILASPUR (MADHYA PRADESH)

All Rights

(Drg. No. WCL/KB/Jatraj/Land/1-76

Dated: 26-10-76).

(Showing lands to be acquired)

SI. Name of No.	f Village		Tahsil	Halka No.	Kewat No.	Dsitrict	Area hecta		Total	Remarks
							Tenancy land	Govt. land	·	
1. Barpali	 -		 Katghora	51	96	Bilaspur	12.72	7 42.482	55,209	Part
2. Dullapur				,,	117	,,	2.390	20.374	22,764	,,
3. Durpa				**	118	"	188,569	109.873	298.442	**
4. Barkuta			,,	52	116	,,	0.470	16.016	16.486	**
5. Jatraj			11	,,	u/s	7*			71.441	**
						Total area:	204.156 hectares (approx.)	188.745 hectarre (approx.)	464.342 hectares (approx.)	-
							or	or	or	
							504,469	466.389	1147.389	
							acres	acres	acres	
							(approx.)	(approx).	(approx.)	

Plot numbers to be acquired in village Barpali: 85P, 86, 87, 88/1P, 88/2P, 109 P, 110/1, 110/2, 111P, 112P, 117/2P, 118P, 119P, 120, 122-123P, 122, 124, 125P, 126-127P, 129, 249/6P, 352 P, 353 to 359, 360/1 to 360/3, 361 P, 368 P, 373 P, 374 to 383, 384 P, 386P, 389-390/1-391 P, 390/2-392-393 P, 390/3, 394 P, 395, 396P, 397P, 401, 424P, 496 to 498 and 533/1

Plot numbers to be acquired in village Dullapur:

1/1, 1/2-30, 1/3, 1/5, 25 P, 26/1P, 26/2-27/1P, 27/3P, 27/5P, 29/1P, 29/2 to 29/4, 29/5P, 31 to 35, 36/1, 36/2, 37/1k (P), 37/1 KH-44/4P, 37/1, G-44/5P, 37/1 GH-44/3P, 37/1 D-37/1 CH, 37/2-37/3, 38, 39, 40/1, 41/1P, 41/2P, 42, 43, 61, and 62.

Plot numbers to be acquired in village Durpa:

1/2 to 1/10, 1/12 P, 1/13 to 1/18, 3, 4-6, 5/1, 5/2, 7, 10 P. 11P, 12P, 14, 15/1 to 15/4, 16/1 to 16/3, 17/1, 17/2, 18, 19/1P, 19/2 to 19/4, 20 to 30, 31/1, 31/2, 32, 33, 34/1 to 34/5, 35, 36, 37/1, 37/2, 38 to 41, 42/1, 42/2, 43 to 49, 50/1, to 50/6, 51, 52/1 to52/11, 53 to 60, 61/1, 61/2, 62, 63, 64/1 to 64/3, 65, 66/1 to 66/3, 67 to 74, 75/1 to 75/7, 76 to 85, 86P to 88 P, 89/1-91P, 89/2, 90P, 99/1P, 103, 104P, 109-165P, 110, 112 to 114, 115P, 116P, 117P, 118, 119, 120P, 121 to 139, 140/1 to 140/5, 141 to 145, 146/1, 146/2, 147 P, 148-149P, 157-168 169-234P, 302 to 308, 323 to 334, 335/1, 335/2 336 to 344, 345/1, 345/2, 346 to 352, 353/1, 353/2, 354, 355/1, 355/2, 356/1, 356/2, 357, 358/1 to 358/3, 359, 360, 361/1, 361/2, 362/1 to 362/11, 363 to 365, 366/1, to 366/3, 367 to 370, 371/1, 371/2, 372/1 to 372/3, 373, 374, 375/1 to 375/3, 376 to 378, 379/1, 379/2, 380/1 380/2, 381, 382, 383/1, 383/2, 384/1, 384/2, 385, 386/1 to 386/6, 387/1, 387/2, 388/1 to 388/7, 389/1, to 389/3, 390/1 to 390/5, 391/1, 391/2, 392/1, 392/2, 393, 394, 395/1 to 395/2, 396/1 to 396/3, 397/1, 397/2, 398/1, to 398/4, 399/1 to 399/4, 400, 401/1, 401/2, 402, 403/1, 403/2, 404/1, 404/2, 405/1, 405/2, 407P, 426P, 427P, 428 to 432, 433 P, 434/1. 434/2, 435/1, to 435/4, 436/1 to 436/3, 437/1 to 437/3, 438/1, to 438/5, 439/1, to 439/6, 440 to 442, 443/1to 443/5. 444/1 to 444/4, 445, 446/1 to 446/3, 447, 448, 449/1, 449/2, 450/1, to 450/11, 451/1, 451/2, 452 to 458, 459/1, 459/2, 460, 461/1, 461/2, 462, 463P, 464/1, 464/2, 465/1, to 465/7, 466/1, 466/2, 467 to 471, 472/1, to 472/6, 473 to 476, 477/1, 477/2, 478, 479, 480/1, to 480/5, 481/1, 481/2, 482, 483, 484/1, 484/2, 485, 486/P, 487 to 495, 496/1, 496/2, 497, 504 to 506, 508 and 509.

Plot numbers to be acquired in village Barkuta:

191 and 192/1 K (P).

Plot numbers to be acquired in village Jatrai :

Un-surveyed Area is to be acquired.

Boundary Description.

- A-B Line passes through village Barpali along the northern boundrary of plot nos. 538/3, 538/4, 536/1, 534, 533/3, 531, 530, 514, 513, 512/1, 511/2, 509/1, 509/2, 499, 501, 502, 495, 447, 445/2, 444, 443, 413, 410, 409, 403/1, 402/2, 402/3, 400, 399 and through plot nos. 397, 396, 394, 424 and meets at the common boundary of villages Barpali and Durpa, at point "B".
- B—C Line passes through village Durpa in plot nos. 90, 89/1-91, 88, 99/1, 87, 86 and then proceeds along the southern boundary of plot no. 103 then through plot nos. 104, 109-165, 157-168, 169-234, 115, 116, 117, 120, 148-149, 147, then along the northern boundary of plot nos. 310, 321, 322, 510, 522 then through 486, and then extended through village Dullapur in plot nos. 29/5, 29/1,, 27/5, 27/1-26/2, 27/3, 26/1, 25, 41/1, 41/2, 37/1, GH-44/3, 37/1, KH-44/4, 37/1G-44/5, 37/1 K and meets on the common boundary of village Dullapur and Barkuta at point "C".
- C—D Line passes through village Barkuta along the northern boundary of plot nos. 190, 194, then through plot no.

- D—E Line passes through village Jatraj (un-sruveyed) and meets on the eastern boundary of the same village at point "E".
- E-F Line passes partly along the eastern boundary of village Jatraj (un-surveyed) and then proceeds along eastern boundary of village Durpa and meets at point "F".
- F—G Line passes through village Durpa in plot nos. 427,426 433, and meets in the same plot at point "G".

- . .

- G-H Line passes through village Durpa in plot no. 433 and meets in the same plot at point "H".
- H—I Line passes through village Durpa in plot nos. 433, 407/19/1, 10, 11, 12, 1/12, and then proceeds through village Barpali in plot nos. 249/6, 390/2, 392-393, 389-390,/1391, 386, 384, 373, 368, 361, 352, 125, 126-127, 117/2, 118, 119, 111, 112, 109, 88/2, 88/1, and 85 and meets on the western boundary of plot no. 533/1, at point "I".
- 1—A Line passes along the common boundary of villages
 Barpali and Geora and meets at the starting point
 "A".

SCHEDULE "B"

Drg. No. WCL/KB/JATRAJ/Land/1-76 Dated 26-10-76. (Showing lands where rights to mine, quarry, bore, dig and search for, win, work and carry away minerals are to be acquired)

Mining Rights

SI. No	Name of	ville	ige		Tahsil	Halka No.	Kewat No.	District	Tenancy land	Govt. land	Total	Remarks
1.	Geora	,			Katghora	51	91	Bilaspur	363.362	86,246	449.608	Part
2.	Sonpuri				**	52	115	"	97.453	44.272	141.725	17
3.	Padania			٠.	,,	11	120	11	113.596	12.674	126.270	••
4.	Bhathira		. •.			54	29		15.527	0.631	16.158	,,
5.	Pali				,,	52	119	,, .	112.115	7.911	120.026	11
6.	Barbhatta				11	53	89	**	3.096		3.096	,,
7,	Pandripan	i			**	,,	87	,,	16.756	0.390	17,146	"
.8.	Churel				**	52	92	,,	20.402	15,029	35.431	**
9,	Khairbhao	กล			17	,,	121	,,	12.191	0.198	12.389	,,
0.	Risdi				,,	*1	94	**	100.790	22,279	123.069	,,
1.	Khodri		-		,,	***	95	,,	90.358	31.333	121.691	Full
2.	Barkuta				,,	,,	116	**	66.941	28,430	95.371	Part
3.	Salora				,,	53	88	17	0.372		0.372	,,
4.	Jatraj U/S				**	52	\mathbf{U}/\mathbf{S}	**			79.314	,,
5.	Durpa				"	51	118	**	270.705	11.059	281.764	"
6.	Naraibad				11	54	90	71	142.552	16,442	158.994	,,
7.	Barpali				71	5 l	96	,,	133.421	0,815	134,236	,,
	Dullapur				**	1,	117	**	24,966	1.547	26,513	
								Total	1584.603	279,256	1943.173	
									hectares	hectares	hectares	
									(approx.)	(approx.)	(approx.)	
									or	or	or	
									3915.329	690.042	4801.333	
									acres	acres	acres	
									(approx.)	(арргох.)	(approx.)	

Plot numbers to be acquired in village Geora.

153/1P, 153/2P, 153/3, 153/4, 153/5, 200 & 201P, 202, 203P, 204/1P, 226/2P, 229, 230/1P, 230/2, 230/3P, 231, 232/1, 232/2, 233/1P, 233/2, 233/5, 238/1 to 238/4, 238/5P, 239/1 to 239/3, 240, 241/1, 241/2, 242/1, 242/2, 243-244, 245 to 247, 248/1P,, 248/2, 248/3 249 to 254 255/1 255/2, 256 to 261, 262/1 to 262/3, 263 to 267 268/1, 268/2, 269, 270/1, to 270/4, 271, 272/1 to 272/7, 273, 274/1, 274/2, 275 to 280, 281/1, 281/2, 282 to 287, 288/1, 288/2, 289 to 348, 349/1, 349/2, 350/1, 350/2, 351 to 397, 398/1, 398/2, 399 to 402, 403/1, 403/2, 404, 405/1, 405/2, 406, 407/1, 407/2, 408, 409/1, 409/2, 410, 411, 412/1 to 412/3, 413, to 442, 443/2P, 444, 464P, 465, 466/1, 466/2, 467/1 to 467/3, 468 to 474, 475P, 476P, 477P, 478P, 479, 480, 481/1 to 481/3.

482, 483/1, 483/2, 484 to 486, 487/1, 487/2, 488/1, 488/2, 489 to 492, 493/1 to 493/7, 494 to 505, 506/1, 506/2, 507 to 512, 513/1, 513/2, 514/1, 514/2, 515 to 544, 545/1, 545/2, 546/1, 546/2, 547, 548/1, 548/2, 549 to 592, 593/1 to 593/5, 594, 595/1, 595/2, 596 to 627, 628/1 to 628/3, 629 to 667, 668/1, 668/2, 669 to 736, 737/1, 737/2, 738 to 876, 877/1 to 877/3, 878, 879, 880/1 to 880/3, 881 to 893, 894/1, 894/2, 895 to 933, 934/1, 934/2, 935/1, 935/2, 936 to 939, 940/1 to 940/3, 941 to 946, 947/1 to 947/3, 948 to 950, 951/11, 951/2, 952 to 955, 956P, 959/1-959/4-959/9P, 959/3 959/5, 1009/1P, 1182/4, 1182/10, 1182/11P, 1182/13, 1182/14, 1182/16, 1182/17, 1182/22P, 1183 to 1186, 1187/1, to 1187/4, 1188/1, 1188/2, 1189 to 1198, 1199/1 to 1199/3, 1200 to 1202, 1203/1 to 1203/1, 1204 to 1207, 1208/1, 1208/2, 1209/1, 1209/2, 1210 to

1212, 1213/1 to 1213/3, 1214 to 1216, 1217/1, 1217/2, 1218 to 1221, 1222/1, 1222/2, 1223 to 1228, 1229/1, 1229/2, 1230 to 1232, 1233/1, 1233/2, 1234/1,to 1234/6, 1235 to 1240, 1241/1, 1241/2, 1242, 1243, 1244/1, 1244/2, 1245 to 1253, 1254/1 to 1254/3, 1255 to 1259, 1260/1 to 1260/3, 1261, 1262, 1263/1, 1263/2, 1264/1, 1264/2, 1265 to 1278, 1279/1, 1279/2, 1280, 1281/1, 1281/2, 1282/1, 1282/2, 1283/1, 1283/2, 1284/1, 1284/2, 1285 to 1292, 1293/1 to 1293/5, 1294 to 1298, 1299/1 to 1299/4, 1300, 1301/1, 1301/2, 1302/1, 1302/2, 1303, 1304, 1305/1, 1305/2, 1306 to 1332, 1333/1, 1333/2, 1334/1, 1334/2, 1335 to 1358, 1359/1, 1359/2, 1360 to 1398, 1399/1, 1399/2, 1400 to 1423, 1424/1, 1424/2, 1425, 1426, 1427/1, 1427/2, 1428, 1429, 1430 to 1432, 1433 to 1441, 1442/1 to 1442/6, 1443 to 1447, 1448/1, 1448/2, 1449 to 1453, 1454/1, 1454/2, 1455/1, 1455/2, 1456 to 1459, 1460/1, 1460/2, 1461 to 1464, 1465/1, 1465/2, 1466 to 1472, 1473/1 to 1473/3, 1474 to 1481, 1482/1 to 1482/3, 1483 to 1496, 1497/1, 1497/2, 1498 to 1502, 1503/1, 1503/2, 1504, 1505/1, 1505/2, 1506 to 1516, 1517/1, 1517/2, 1518, 1519/1, 1519/2, 1520, 1521/1, 1521/2, 1522, 1523 1524/1, 1524/2 1525, 1526, 1527/1 to 1527/3, 1528 to 1530, 1531/1 to 1531/4, 1532 to 1536, 1537/1 to 1537/6, 1538 to 1547, 1548/1, 1548/2, 1549, 1550/1, 1550/2, 1551 to 1554, 1555/1, 1555/2, 1556 to 1559, 1560P, 1561 to 1569, 1570P, 1573P, 1574P, 1575P, 1576 to 1578 1579/1, 1579/2, 1580 to 1582, 1583/1P to 1583/4P, 1599P, 1600P, 1601P, 1602P, 1603 to 1608, 1609/1, 1609/2, 1610, 1611, 1612P, 1613P, 1614P, 1615P, 1616 to 1627.

Plot numbers to be acquired in village Sonpuri,

1 to 3, 4/1K, 4/1Kh, 4/2, 4/3, 5 to 12, 13/1 to 13/5, 14 to 16, 17/1, 17/2, 18 to 26, 27/1, 27/1K, 27/1Kh 27/1G, 27/1Gh, 27/1Yan, 27/1C, 27/1Ch, 27/2, 28 to 30, 31/1 to 31/3, 32 to 35, 36/1, 36/2, 37 to 44, 45/1, 45/2, 46 to 64, 65/1, 65/2, 66 to 73, 74/1,74/2, 75/1, 75/2, 76, 77, 78/1, to 78/3, 79, 80, 81/1, 81/2, 82/1 to 82/7, 83 to 85, 86/1, 86/2, 87/1, to 87/3, 88 to 97, 98/1, 98/2, 99 to 103, 104/1, 104/2, 105 to 107, 108/1, 108/2, 109 to 117, 118/1, 118/2, 119 to 131, 132/1, 132/2, 133, 134/1, 134/2, 135, 136/1, to 136/3, 137 to 139, 140/1 to 143/4, 141 to 145, 147/1 to 147/4, 148 to 155, 156/1, 156/2, 157, 158, 159/1, 159/2, 160/1, 160/2, 161 to 169, 170/1 to 170/5, 171 to 175, 176/1 to 176/3, 177 to 186, 187/1, 187/2, 188 to 190, 191/1 to 191/3, 192 to 194, 195/1, 195/2, 196 to 200, 201/1, 201/2, 202/1, 202/2, 203 to 209, 210/1 to 210/3, 211 to 214, 215/1, 215/2, 216 to 227, 228/1, 228/2, 229, 230/1, 230/2, 231, 232, 233/1 to 233/3, 234 to 245, 246, 247, 248/1, 248/2, 249/1 to 249/3, 250 to 252, 253/1, 253/2, 254 to 257, 258/1 to 258/7, 259, 260/1, 260/2, 261 to 293, 294/1, 294/2, 295 to 298, 299/1, 299/2, 300 to 304, 305/1, 305/2, 306, 307, 308, 309/1, 309/2, 310 to 320, 321/1, 321/2, 322, 323/1, 323/2, 324, 325/1 to 325/6, 326 to 335, 336/1, 3\(\frac{3}{2} \), 337 to 339, 340/1, 340/2, 341, 342/1, 342/2, 343/1, 343/2, 344 to 347, 348/1, 348/2, 349/1, 349/2, 350/1 to 350/6, 351, 352/1 to 352/3, 353/1, 353/2, 354, 355, 356/1, to 356/4, 357 to 361, 362/1, 362/2, 363, 364, 365/1, to 365/3, 366 to 369, 370/1 to 370/5, 371 to 376, 377/1, 377/2, 378 to 380, 381/1, 381/2, 382/1, 382/2, 383/1, 383/2, 384, 385, 386/1 to 386/6, 387 to 392, 393/1, 393/2, 394, 395, 396/1, 396/2, 397 to 407, 408/1 to 408/3, 409 to 412, 413/1, 413/2, 414 to 420, 421/1, 421/2, 422, 423/1, 423/2, 424/1, 424/2, 425, 426/1, 426/2, 427 to 430, 431/1, 431/2, 432, 433/1K, 433/1Kh, 433/2, 434 to 437, 438/1, 438/2, 439 to 444, 445/1 to 445/3, 446/1 to 446/3, 447 to 450, 451'1, 451/2, 452 to 461, 462/1, 462/2, 463 to 480, 481/1 to 481/4, 482, 483, 484/1 to 484/3, 485/J, 485/2, 486, 487/1, 487/2P. 488, 489P, 490P, 491/1P to 491/4P, 492, 493, 494P, 499P, 500/1P, 500/2, 500/3, 517P, 518, 519/1P, 519/2, 605P, 606P, 607/1P, 609P.

Plot numbers to be acquired in village Padania

1/1 to 1/4, 2, 3/1, 3/2, 4/1, 4/2, 5 to 11, 12/1, 12/2, 13, to 19, 20/1, 20/2, 21/1, 21/2, 22 to 24, 25/1 to 25/3, 26 to 28, 29/1, 29/2, 30/1 to 30/4, 31/1, 31/2, 32, 33/1, 33/2, 34/1, 34/2, 35 to 38,

39/1, 39/2, 40 to 42, 43/1, 43/2, 44 to 46, 47/1, 47/2, 48 to 62, 63/1, 63/2 64, 65, 66/1, 66/2, 67 to 78, 79/1, 79/2, 80, 81/1, 81/2, 82/1, 82/2, 83 to 93, 94/1 to 94/3, 95 to 97, 98/1, 98/2, 99/1 to 99/3, 100'1 to 100/4, 101, 102/1, 102/2, 103, 104/1 to 104/5, 105 to 111, 112/1 to 112/3, 113, 114/1, 114/2, 115, 116/1 to 116_t3 , 117 to 123, 124/1, 124/2, 125 to 128, 129/1, 129/2, 130, 131/1, 131/2 132, 133P, 135/1P, 135/2-136/2-137/1P, 136/1, 137/2, 144/1P, 144/2P, 145P, 149/1P, 150P, 153/1P, 153/2P, 154P, 155, 156, 157/1, 157/2, 153, 159, 169/1, 160/2, 161 to 163, 164/1, 164/2, 165 to 168, 169/1 to 169/3, 170 to 176, 177/1P, 178, 179/1P, 179/2P, 181/1P, 182P, 183P, 184, 185P, 186P, 187P, 189P, 568/1P, 568/2P, 569P, 571P, 572P, 573, 574P, 589P, 590P, 591, 592P, 593 to 595, 596/1, 596/2, 597, 598, 599P, 600-601P, 602/1 to 602/3, 603 to 607, 608/1 to 608/3, 609 to 624, 625/1, 625/2, 626 to 629, 630/1, 630/2, 631 to 638, 639/1, 639/2, 640/1, 640/2, 641, 642/1, 642/2, 643/1, 643/2, 644, 645/1, 645/2, 646, 647, 648/1, 648/2, 649, 650, 651/1 to 651/5, 652 to 655, 656/1, 656/2, 657, 658/1, 658/2, 659/1, 659/2, 660/1, 660/2, 661, 662/1, 662/2, 663/1 to 663/3, 664, 665, 666/1, 666/2, 667 to 669 670/1, 670/2, 671/1, 671/2, 672/1 to 672/4, 673, 674, 675/1, 675/2, 676/1, 676/2, 677, 678, 679/1, 679/2, 680 to 684, 685/1, 685/2, 686 to 700, 701/1, 701/2, 702 to 724, 725/1, 725/2, 726, 727/1 to 727/3, 728 to 730, 731/1, 731/2, 732, 733/1, 733/2, 734, 735, 736/1 to 736/5, 737, 738/1K. 738/1Kh, 738/2, 739 to 772, 773/1, 773/2, 774 to 787, 788/1, 788/2, 789 to 792, 793/1, 793/2, 794, 795, 796/1 to 796/4, 797 to 801, 702/1, 802/2, 803/1 to 803/3, 804 to 809, 810/1 to 810/3, 811/1 to 811/3, 812 to 830, 831/1 to 831/4, 832 to 837, 838/1, 838/2, 839, 840/1, 840/2, 841/1 to 841/3, 842, 843, 844/1, 844/2, 845/1, 845/2, 846, 847/1, 847/2, 848/1, 848/2, 849 to 853, 854/1, 854/2, 855, 856/1 to 856/4, 857 to 759, 860/1 to 860/3, 861 to 865, 866P, 867P, 892P, 893, 894, 895/1 to 895/4, 896 to 899, 900/1, 900/2, 901/1, 901/2P, 902 to 931, 932/1, 932/2, 933/1, 933/2, 934, 935/1, 935/2, 936/1, 936/2, 937 to 955, 956/1, 956/2, 957 to 963, 964/1 to 964/3, 965 to 967, 968/1, 968/2.

Plot numbers to be acquired in village Bhathira.

349P, 350-351-352P, 353P, 354P, 359P, 402P, 403P, 404P, 406/1P, 406/2P, 407P, 408, 409, 410/1 to 410/3, 411, 412P, 413P, 414P, 416P, 417, 418/1, 418/2, 419, 420, 421/1, 421/2, 422 to 432, 437/2, 438/1P, 438/2P, 443/1-443/2P, 444P, 445, 446, 447/1, 447/2, 448, 449/1, 449/2, 450 to 459, 460/1, 460/2, 461 to 465, 466P, 467P, 469P, 470P.

Plot numbers to be acquired in village Pali.

1/1, 1/2, 2, 3/1 to 3/5, 4, 5/1 to 5/4, 6, 7/1, 7/2, 8 to 10, 11/1to 11/3, 12, 13/1, 13/2, 14, 15, 16/1 to 16/3, 17/1K, 17/1Kh, 17/1G, 17/1Gh, 17/2, 18/1, 18/2, 19/1, 19/2, 20 to 24, 25/1, 25/2, 26/1, 26/2, 27 to 31, 32/1, 32/2, 33/1 to 33/3, 34/1, 34/2, 35/1 to 35/4, 36, 37/1, 37/2, 38 to 40, 41/1 to 41/3, 42 to 51, 52/1, 52/2, 53/1, 53/2, 54, 55/L to 55/4, 56 to 60, 61/1, 61/2, 62 to 65, 66/1, 66/2, 67 to 72, 73/1, 73/2, 74 to 76, 77/1, 77/2, 78, 79/1, 79/2, 80/1 to 80/3, 81 to 85, 86/1 to 86/4, 87, 88/1, 88/2, 89/1 to 89/3, 90 to 93, 94/1 to 94/4, 95 to 108, 109/1 to 109/5, 110/1, 110/2, 111, 112/1, 112/2, 113, 114/1, 114/2, 115 to 119, 120/1, 120/2, 121, 122, 123/1, 123/2, 124/1 to 124/3, 125 to 130, 131/1, 131/2, 132 to 141, 142/1, 142/2, 143, 144/1, 144/2, 145 to 147, 148/1, 148/2, 149 to 152, 153/1 to 153/4, 154, 155, 156/1, to 156/3, 157/1 to 157/4, 158 to 161, 162/1, 162/2, 163/1, 163/2, 164 to 185, 186/1, 186/2, 187 to 192, 193/1, 193/2, 194/1, 194/2, 195, 196, 197/1, 197/2, 198 to 203, 204/1, 204/2, 205/1, 205/2, 206 to 210, 211/1, 211/2, 212, 213, 214/1, 214/2, 215, 216, 217/1, 217/2, 218 to 224, 225/1K, 225/1Kh, 225/2, 226/1 to 226/4, 227/1, to 227/3, 228, 229, 230/1 to 230/4, 231/1 to 231/4, 232/1, 232/2, 233, 234/1 to 234/3, 235/1, 235/2, 236/1, 236/2, 237, 238/1, 238/2, 239/1 to 239/5, 240 to 242, 243/1 to 243/3, 244, 245, 246/1, 246/2, 247 to 249, 250/1 to 250/4, 251, 252, 253/1 to 253/3, 254, 255, 256/1, 256/2, 257 to 262, 263/1 to 263/4, 264/1 to 264/4, 265 to 275, 276/1, 276/2, 277 to 280, 281/1, 281/2, 282 to 284, 285/1, 285/2, 286, 287, 288/1, to 288/3, 289 to 291, 292/1, 292/2, 293/1

293/2, 294 to 300, 301/1, 301/2, 302, 303, 304/1, 304/2, 305, 306, 307/1, 307/2, 308 to 333, 334/1 to 334/3, 335/1, 335/2, 336 to 339, 340/1 to 340/3, 341 to 344, 345 to 348, 349/1, 349/2, 350, 351/1, 351/2, 352/1, 352/2, 353, 354, 355/1, to 355/3, 356/1, 356/2, 357/1 to 357/4, 358/1, 358/2, 359/1, 359/2, 360, 361/1, 361/2, 362/1, 362/2, 363/1 to 363/3, 364 to 366, 367/1, 367/2, 368/1, 368/2, 368/3, 389/4, 369, 370/1 to 370/4, 371 to 390, 391/1 to 391/4, 392, 393, 394/1 to 394/5, 395, 396/1 to 396/4, 397 to 399, 400/1, 400/2, 401/1, 401/2, 402/1 to 402/4, 403, 404, 405/1, 405/2, 406, 407, 408/1 to 408/3, 409/1 to 409/3, 410 to 412, 413/1 to 413/5, 414/1 to 414/3, 415/1, 415/2, 416/1 to 416/3, 417 to 425, 426/1, 426/2, 427, 428/1, 428/2, 429, 430/1, 430/2, 431 to 447, 448/1 to 448/5, 449 to 464, 465/1, 465/2, 466/1 to 466/3, 467, 468, 469/1, 469/2, 470 to 476, 478P, 479, 480/1P, 480/2, 482P, 483/1, 483/2, 484/1 to 484/5, 486 to 489, 490/1, 490/2 491, 492P, 493P, 494/1P, 495/1P, 495/2P, 496P, 497/1, 497/2P, 498 to 500, 501/1P, 501/3, 502P.

Plot numbers to be acquired in village Barbhatta.

174P, 175/1P, 176, 177P, 179P, 180/1 to 180/6, 180/7P, 181, 182/1, 182/2, 183, 184/1P, 184/3P, 184/5P.

Plot numbers to be acquired in village Jatraj:

Un-surveyed Area is to be acquired.

Plot numbers to be acquired in village Pandripani.

1 to 4, 5/1, 5/2, 6 to 12, 13/1, 13/2, 14 to 22, 23/1, 23/2, 24, 25/1, 25/2, 26P, 27/1P, 27/2P, 28 to 32, 33P, 35P, 36-37P, 38P, 39, 40/1, 40/2, 41, 42, 43/1, 43/2, 44, 45, 46P, 47P, 60/2P, 61P, 62, 63P, 64P, 65P

Plot numbers to be acquired in village Churel.

1 to 3, 4/1 to 4/3, 5, 6/1, 6/2-7-19/2-20-22P, 8/I-9-21/P, 10-11/2-12, 11/3P, 18/2-3-24, 23, 25, 26/1, 26/2, 27/1, 27/2, 28/1, 28/2, 28/3, 28/4, 29/1, 29/2, 30, 31/1, to 31/4, 32, 33/1 to 33/3, 34, 35/1 to 35/4, 36, 37/1, 37/2, 38P, 39P, 40/1P, 44 to 47, 56P, 57P, 58/1, 58/2, 59/1, 59/2, 60, 61, 62/1, 62/2, 63, 64, 65/1 to 65/3, 66, 67/1, 67/2, 67/3-70-100P, 68 to 73, 74P, 98P, 101-102, 103/1, 103/2, 104 to 106, 107P, 108 to 110, 111/1, 111/2P, 112, 113, 114/1, 114/2, 115, 116/1, 116/2, 116/3, 117, 118, 119/1P, 119/2P, 120P, 130/2P, 131/1P, 131/2P, 132 to 136, 137/1, 137/2, 138P, 140-141P, 142/1P, 158/2P, 158/3P.

Plot numbers to be acquired in village Khairbhaona.

54/3P, 55P, 56, 57P, 58, 59/1 to 59/3, 60, 61, 62/1, 62/2, 63 to 65, 66/1P, 66/3P, 67P, 68P, 71P, 139P, 140-159P, 147P, 148 to 150, 151/1, 151/2, 152 to 156, 157/1 to 157/4, 158, 160 to 163, 164/1, 164/2, 165/1, 165/2P, 166/1, 166/2, 167 to 169, 170P, 171/1P, 171/2, 172P, 173/1, 173/2P, 174/1P, 174/3P, 175P, 187/3P, 220P, 221/1, 221/2, 222P, 223P, 224/1, 224/2P, 224/3P, 225P, 226-227-228P, 229-230P, 231P.

Plot numbers to be acquired in village Risdi.

1 to 79, 80/1, 80/2, 81 to 84, 85P, 86P, 89P, 90 to 93, 94/1, 94/2, 95 to 104, 105P, 106P, 107 to 129, 130P, 131 to 162, 163/1, 163/2, 164 to 184, 185P to 190P, 191 to 403, 404/1, 404/2, 405 to 443, 444/1, 444/2, 445/1, 445/2, 446P, 447P, 452P, 453P, 454P, 459P, 460P, 461 to 466, 467P, 468P, 473P, 474P, 475 to 480, 481P, 482P, 483, 484P.

Plot numbers to be acquired in village Khodri 1 to 340 (full village).

Plot numbers to be acquired in village Barkuta.

1, 2, 3/1, 4 to 16, 17/1, 17/2, 18, 19/1, 19/2, 20/1, 20/2, 21/1 to 21/7, 22, 23, 24/1, 24/2K, 24/2Kh, 25/1, 25/2, 26, 27/1, 27/2, 27/3, 28, 29, 30/1, 30/2, 31 to 33, 34/1, 34/2, 35, 36/1, 36/2, 37/1, 3 7/2, 38, 39/1, 39/2, 40 to 45, 46/1, 46/2, 47 to 53, 54/1, 54/2,

55 to 61, 62/1, 62/2, 63 to 66, 67/1, 67/2, 68 to 73, 74/1, 74/2, 75 to 77, 78/1, 78/2, 79, 80/1 to 80/3, 81 to 83, 84/1, 84/2, 85/1, 85/2, 86, 87/1, 87/2, 87/3, 88, 89/1, 89/2, 90/1, 90/2, 91, 92/1, 92/2, 93/1, 93/2, 94/1, 94/2, 95 to 99, 100/1, 100/2, 101 to 107, 108/1, 108/2, 109/1 to 109/4, 110 to 115, 116/1K, 116/1Kh, 116/2, 117 to 120, 121/1K, 121/1Kb, 121/2, 122, 123/1, 123/2, 124 to 127, 128/1, 128/2, 129 to 141, 142/1, 142/2, 143, 144, 145/1, 145/2, 146 to 149, 150/1, 150/2, 15t to 157, 158/1, 158/2, 159 to 161, 162/1, to 162/4, 163 to 169, 170/1, 170/2, 171 to 177, 178/1 to 178/4, 179, 180, 181/1K, 181/1Kh, 181/2, 182/1 to 182/3, 183, 184/1, 184/2, 185 to 190, 192/1K(P), 192/1Kh, 192/1G, 192/1Gh, 192/2, 193, 194, 195/1, 195/2, 196/1, 196/2, 197 to 201, 202/1, 202/2, 203 to 206, 207/1, 207/2, 208 to 213, 214/1 to 214/3, 215/1, 215/2, 216 to 218, 219/1 to 219/3, 220 to 227, 228/1, 228/2, 229, 230/1 to 230/3, 231/1, 231/2, 232, 233, 234/1, 234/2, 235, 236, 237/1, 237/2, 238, 239/1 to 239/3, 240/1 to 240/3, 241, 242, 243/1, 243/2, 244, 245/1 to 245/3, 246 to 259, 260/1, 260/2, 261/1, 261/2, 262 to 270, 271/1, 271/2, 272 to 275, 276/1, 276/2, 277, 278/1, 278/2, 279, 280/1, 280/2.

Plot numbers to be acquired in village Salora. 49P, 50P, 51P.

Plot numbers to be acquired in village Durpa.

86P to 88P, 89/1-91P, 89/3, 90P, 92 to 94, 95/1 to 95/3, 96 to 98, 99/1P, 99/2, 100/1, 100/2, 101, 102, 104P, 105 to 106, 107/1 to 107/6, 108, 109-165P, 111, 115P, 116P, 117P, 120P, 147P, 148-149 P, 150 to 156, 157-168-169-234P, 158, 159, 160/1 to 160/3, 161 to 170, 171, 172/1, 172/2, 173 to 177, 178/1, 178/2, 179 to 187, 188/1, 188/2, 189, 190/1, 190/2, 191/2, 191/2, 192/1, 192/2, 193/1 to 193/7, 194 to 196, 197/1, 197/2, 198/1 to 198/3, 199/1 to 199/4, 200, 201/1, 201/2, 202 to 233, 234P, 235 to 237, 238/1, 238/2, 239 to 263, 264/1, 264/2, 265, 266/1, 266/2, 267/1, 267/2, 268, 269/1, 269/2, 270 to 282, 283/1, 283/2, 284/1, 284/2, 285/1, 285/2, 286, 287/1, 287/2, 288, 289, 290, 291/1, 291/2, 292 to 300, 301/1, 301/2, 309 to 315, 316/1 to 316/4, 317/1, 317/2, 318, 319/1, 319/2, 320 to 322, 463P, 486P, 498, 499, 500/1, 500/2, 501/1, 501/2, 502, 503, 510, 511, 512/1, 512/2, 513, 514/1, 514/2, 515 to 519, 520/1, 520/2, 521, 522/1, 522/2, 523/1 to 523/3, 524, 525, 526/1, 526/2, 527 to 532, 533/1, 533/2, 534/1, 534/2, 535 to 537, 538/1, 538/2, 539 to 571, 572/1, 572/2, 573 to 583, 584, 585/1 to 585/3, 586/1 to 586/4, 587 to 593, 594/1, 594/2, 595/1, 595/2, 596/1, 596/2, 597, 598/1 to 598/3, 599/1, 599/2, 600 to 604, 605/1 to 605/3, 606/1, 606/2, 607, 608/1, 608/2, 609, 610/1, 610/2, 611 to 614, 615/1 to 615/3, 616/1, 616/2, 617/1 to 617/3, 618, 619/1, 619/2, 620 to 634, 635/1, 635/2, 636 to 637, 638/1, 638/2, 639/1 to 639/3, 640 to 647, 648/1, 648/2, 649 to 651, 652/1 to 652/3, 653 to 659, 660/1, 660/2, 661 to 672, 673/1, 673/2, 674 to 679, 680/1 to 680/5, 681 to 686, 687/1 to 687/3, 688/1, 688/2, 689, 690/1, 690/2, 691 to 693, 694/1, 694/2, 695/1 to 695/3, 696, 697/1, 697/2, 698/1, 698/2, 699/1, to 699/3, 700/1 to 700/3, 701, 702/1, 702/2, 703, 704/1, 704/2, 705, 706, 707/1, 707/2, 708/1, 708/2, 709, 710 to 717, 718/1, 718/2, 719 to 728, 729/1, 729/2, 730, 731/1 to 731/5, 732 to 747, 748/1, 748/2, 749 to 756, 757/1, 757/2, 758 to 760, 761/1, 761/2, 762, 763/1, 763/2, 764, 765/1 765/2, 766 to 777, 778/1 to 778/3, 779 to 782, 783/1, 783/2, 784, 785, 786/1, 786/2, 787, 788/1, 788/2, 789/1, 789/2, 790/1, 790/2, 791/1, 791/2, 792/1 to 792/5, 793/1, 793/2, 794, 795, 796/1 to 796/3, 797/1 to 797/3, 798/1, 798/2, 799/1, 799/2, 800, 801/2, 801/2, 802 to 804, 805/1, 805/2, 806 to 908, 809/1, to 809/3, 810 to 816, 817/1 to 817/3, 818 to 821, 822/1 to 822/10, 823/1 to 823/6, 824 to 826, 827/1, 827/2, 828, 829/1 to 829/3, 830 to 840, 841/1. 841/2, 842 to 849, 850/1, 850/2, 851/1 to 851/3, 852/1, 852/2, 853 to 855, 856/1, 856/2, 857, 858, 859/1, 859/2, 860 to 866, 867/1, 867/2, 868 to 871, 972/1, 872/2, 873 to 876, 877/1 to 877/5, 878/1, 878/2, 879 to 881, 882/1 to 882/3, 883/1, 883/2, 884/1 to 884/4, 885, 886, 887/1, 887/2, 888/1, 888/2, 889/1, 889/2, 890 to 895, 896/1, 896/2, 897/1, 897/2, 898, 899/1 to 899/4, 900/1, 900/2,

901, 902/1 to 902/3, 903, 904, 905/1 to 905/4, 906 to 911, 912/1, 912/2, 913 to 915, 916/1, 916/2, 917 to 922, 923/1 to 923/3, 924 to 926, 927/1 to 927/3, 928, 929, 929/1, 929/2, 930, 931/1 to 931/5, 932 to 944, 945/1, 945/2, 946/1, 946/2, 947, 948/1 to 948/3, 949/1, 949/2, 950 to 952, 953/1 to 953/7, 954/1, 954/2, 955 to 968, 969/1, 969/2, 970 to 980, 981/1, 981/2, 982, 983, 984/1, 984/2, 985/1 to 985/5, 986, 987, 988/1, 988/2, 989/1, 989/2, 990 to 999, 1000/1 to 1000/4, 1001, to 1005, 1006/1 to 1006/3, 1007 to 1009, 1010/1, 1010/2, 1011, 1012/1, 1012/2, 1013, 1014/1 to 1014/4, 1015, 1016, 1017/1 to 1017/5, 1018, 1019/1, 1019/2, 1020, 1021, 1022/1,1022/2, 1023 to 1025, 1026/1 to 1026/3, 1027, 1028, 1029/1 to 1029/4, 1030/1, 1030/2, 1031 to 1034, 1035/1 to 1035/5, 1036, 1037/1, 1037/2, 1038 to 1042, 1043/1 to 1043/3, 1044.

Plot numbers to be acquired in village Naraibad

52/2P, 53P, 58P, 59 to 62, 63P, 75 to 77, 78P, 109P, 110/2P, 110/1-111/2, 111/1-112P, 113, 114/1 to 114/4, 115 to 117, 118/1, 118/2P, 119P, 120P, 144/1P, 144/2P, 145/P, 145/2P, 147P, IP48/1, 148/2, 149 to 161, 162/1, 162/2, 163, 164/1, 164/2, 165 to 168, 169/1, 169/2, 170/1 to 170/3, 171, 172P, 173 to 180, 181/1, 181/2, 182 to 194, 195/I to 195/7, 196, 197/1 to 197/4, 198, 199, 200/1 to 200/3, 201, 202, 203/1, 203/2, 204, 205/1 to 205/4, 206 to 211, 212/1, 212/2, 213 to 219, 220/1, 220/2, 221/1, 221/2P, 221/3P, 221/4P, 221/5, 221/6, 222 to 225, 226/1, to 226/6, 227/1, 227/2, 228 to 234, 235/1, 235/2, 236, 237/1, 237/2, 238/1, 238/2, 239, 240, 241/1, 241/2, 241/1, 242/2P, 243/1, 244P, 245, 246/1, 246/2, 247/1, 247/2, 248, 249/1, 249/2, 249/3, 249/4, 250 to 252, 253/1, 253/2, 254/1, 254/2, 255 to 259, 260/1, 260/2, 261, 262/1, 262/2, 263 to 280, 281/1, 281/2, 282, 283, 284/1, 284/2, 285 to 294, 295/1 to 295/4, 296/1 to 296/3, 297/1 to 297/3, 298/1 to 298/5, 299, 300/1, 300/2, 301/1, 301/2, 302 to 309, 310/1, 310/2, 311 to 314, 315/1 to 315/4, 316, 317/1 to 317/4, 318 to 320, 321/1 to 321/3, 322 to 324, 325/1, 325/2, 326/1 to 326/3, 327 to 336, 337/1 to 337/3, 338 to 344, 345/1 to 345/3, 346/1, 346/2, 347 to 351, 352/1, 352/2, 353/1 to 353/3, 354/1, 354/2, 355/1, 355/2, 356 to 359, 360/1, 360/2, 361 to 367, 368/1, 368/2, 369, 370/1, to 370/4, 371 to 381, 382/1 to 382/3, 383/1, 383/2, 384 to 392, 393/1, 393/2, 394, 395, 396/1 to 396/3, 397, 398, 399/1P 399/2, 399/3, 400/1, 400/2, 401 to 403, 404/1 to 404/3, 405 to 407, 408/1 to 408/5, 409, 410, 411/1P, 411/2P, 417/1P, 417/2, 418, 419/1 to 419/3, 420, 421, 422/1 to 422/5, 423/1P, 423/2P, 424, 425, 426/1, 426/2, 428 to 430, 431/1 to 431/3, 432, 433/1. 433/2, 434 to 439, 440/1, 440/2, 441 to 444, 445/1, 445/2, 446 to 453, 454/1, 454/2, 455/1 to 455/3, 456 to 460, 461/1, 461/2, 462/1, 462/2, 463 to 474, 475/1 to 475/3, 476 to 478, 479/1, to 479/4, 480/1, 480/2, 481, 482, 483/1 to 483/4, 484 to 488, 489/1 to 489/4, 490 to 498, 499/1 to 499/3, 500/1 to 500/4, 501/1 to 501/3, 502/1 to 502/6, 503, 504/1 to 504/3, 505, 506/1 to 506/3, 507, 508/1, 508/2, 509/1 to 509/5, 510/1 to 510/3, 511/1, 511/2, 512/1, 512/2, 513, 514/1 to 514/3, 515/1, 515/2, 516/1 to 516/4, 517/1 to 517/3, 518/1, 518/2, 519 to 524, 525/1, 525/2, 526, 527, 528/1, 528/2, 529, 530, 531/1, 531/2, 532, 533/1, 533/2. Plot numbers to be acquired in village Barpali:

394P,396P, 397P, 398, 399 400, 402/1 to 402/5, 403/1, 403/2' 404 to 406, 407/1, 407/2, 408 to 414, 415/1, 415/2, 415/2, 416, 417/1 to 417/3, 418 to 422, 423/1, 423/2, 424P, 425 to 427, 428/1 428/2, 429, 430/1 to 430/3, 431 to 439, 440/1, 440/2, 441 to 444, 445/1, 445/2, 446 to 456, 457/1, 457/2, 458, 459, 460/1, 460/2, 461, 462/1, 462/2, 463, 464/1, to 464/3, 465, 466/1, 466/2, 467/1, 467/2, 468/1, 468/2, 469, 470/1 to 470/3, 471/1, 471/2, 472/1, 472/2, 473 to 481, 482/1, 482/2, 483 to 493, 494/1 to 494/5, 495, 497 to 508, 509/1, 509/2, 510, 511/1, 511/2, 512/1, 512/2, 513 to 517, 518/1 to 518/4, 519 to 522, 523/1, 523/2, 524 to 527, 528/1, 528/2, 529/1, 529/2, 530 to 532, 533/2, 533/3, 534, 535, 536/1 to 536/5, 537, 538/1 to 538/4, 539, 540/1 to 540/3,

541, 542/1, 542/2, 543, 544/1 to 5444/4, 5 45 to 556, 557/1 557/2, 558 to 570, 571/1, 571/2, 572 to 577, 578/1, 578/2, 579 to 582, 583/1, 583/2, 584, 585, 586/1, 586/2, 587, 588, 589/1, 589/2, 590/1, 590/2, 591/1, 591/2, 592/1, 592/2, 593, 594/1 to 594/5, 595, 596, 597/1 to 597/3, 598/1, 598/2, 599/1, 599/2, 600 to 605, 606/1, 606/2, 607 to 612, 613/1 to 613/3, 614, 615/1 to 615/3, 616 to 618, 619/1, 619/2, 620, 621/1, 621/2, 622 to 626, 627/1 to 627/4, 628 to 631, 632/1 to 632/4, 633 to 639, 640/1 to 640/4, 641/1, 641/2, 642 to 646, 647/1, 647/2, 648 to 650, 651/1, 651/2, 652 to 662, 663/1, 663/2, 664 to 666, 667/1, 667/2, 668, 669/1, 669/2, 670 to 673, 674/1, 674/2, 765 to 684, 685/1, 685/2, 686, 687/1, 687/2, 688, 689, 890/1 to 690/3, 691/1, 691/2, 692, 693, 694/1, 694/2, 695 to 705, 706/1 and 706/2.

Plot numbers to be acquired in village Dullapur.

1/4, 1/5P, 1/6, 2/1, 2/2, 3 to 8, 9/1 to 9/9, 10 to 12, 13/1 to 13/14, 14/1 to 14/3, 15/1 to 15/3, 16/1, 16/2, 17, 18/1 to 18/3 19, 20/1 to 20/7, 21 to 24, 25P, 26/1P, 26/2P-27/1P, 27/2, 27/3P, 27/4, 27/5P, 28, 29/1P, 29/5P, 29/6, 37/1K (P), 37/1Kh-44/4P, 37/1G-44/5P, 37/1Gh-44/3P, 40/2, 41/1 P, 41/2 P, 44/1, 44/2, 45/1, 45/2, 46, 47/1 to 47/3, 48 to 50, 51/1 to 51/3, 52 to 55, 56/1, 56/2, 57/1 to 57/3, 58, 59, 60.

Boundary Description (Mining Rights)

A-B-C-D-E As explained in the boundary description of All Rights.

E-M Line passes partly along the eastern boundary of village Jatraj (unreserved) and partly village Sonpuri and meets at point 'M'.

M-L

Line passes partly through plot nos. 607/1, 606, 605, 517, 519/1, 487/2, 494, 491, 499, 500/1 of village Sonpuri, Plot nos. 231, 229, 228, 227, 226, 224/3, 223, 222, 220, 190, 187/3, 172, 173/2, 174/2, 174/3, 174/1, 175, 139-141, 159, 140, 147, 66/3, 66/1, 66/2, 67, 58, 71, 55, 54/3 of village Khairbhaona, plot nos. 901/2, 892, 867, 866, 600, 601, 599, 589, 591, 592, 594, 573, 572, 623, 568/2, 568/1, 175, 177/1, 179/2, 179/1, 191/2, 182, 184, 187, 186, 189, 154, 153/2, 153/1, 150, 149/1, 145, 144/2, 144/1, 135/2, 136/1 of village Padania, plot nos. 501/3, 501/1, 502, 496, 495/1, 494/1, 498, 492, 489, 482, 480/1, 478, 477 of village Pali, plot nos. 481, 482, 484, 473, 467, 469, 464, 460, 459, 454, 451, 452, 446, 447, 190, 189, 188, 187, 186, 185, 130, 106, 105, 89, 87 and 86 of village Risdi, plot nos. 142/1, 141, 140, 138, 130/2, 131/2, 131/1, 119/1, 119/2, 120, 158/3, 158/2, 111/2, 119/3, 98, 107, 101, 100, 70, 67/3, 74, 56, 57/2, 48, 44, 36, 40/1, 39, 38, 17, 23, 22, 20, 19/2, 7, 6, 5, 21/1-9-4/1, 11/3 of village Churel, Plot nos. 51, 50 and 49 of village Salora, plot nos. 1614, 1613, 1612, 1602, 1601, 1600, 1599, 1583/2-3-4, 1584, 1573, 1574, 1575, 1570, and 1561 of village Zeora, plot nos. 65, 64, 63, 61, 60/2, 46, 47, 38, 37-36, 35, 34/3, 26, 27/1, 27/2 and 33 of village Pandripani, plot nos. 184/1, 185/4, 183/3, 180/7, 179, 177 and 175/1 of village Barbhatta, plot no. 241/2 of Village Naraibad, through plot nos. 470, 469, 467, 466, 444, 443/2, 438/2, 437/1, 353-352-351-350 of village Bhathira and meets at point 'L'.